

Dennis Keener Claims Representative 4470 Garden Brook Drive Chico, CA 95973-8941

Phone (530) 345-8399

ax (530) 345-8482

denkee@safeco.com

November 24, 2008

NOV 2 6 2008

Linnton Plywood Association C/o Mr. Elia E. Popovich Foster Pepper, LLP 601 SW 2nd Avenue, Suite 1800 Portland, Oregon 97204

FOSTER PEPPER 601 S.W. 2nd AVE., STE, 1800 PORTLAND, OR 97204-3171

Insured:

Linnton Plywood Association

Claim No.:

04T 00067 2868

Site:

10504 NW St. Helens Road, Portland, OR

Portland Harbor Superfund Site

# Dear Mr. Popovich:

This will serve to respond to your correspondence of November 14, 2008, wherein you provide notice of lost policy on behalf of your client Linnton Plywood Association (Linnton), to General Insurance Company of America (General), pursuant to the Oregon Environmental Cleanup Assistance Act, ORS 465.475 et al. (the Act) for policies issued by General to Linnton.

As previously discussed, General's search for policy information relative to the Linnton policies has failed to locate complete copies of the subject policies, and therefore has been unable to fully confirm the complete terms, conditions, endorsements and policy limits applicable to the subject policies.

General has confirmed that it has issued the following policies identified in the table below. Each year of coverage provided a limit of \$100,000 per occurrence and \$100,000 aggregate in property damage liability.

# Confirmed Policies

 Policy No:
 Effective Dates
 Liab. Form
 Cond. Form
 Pollution Exclusion

 CP383478
 4/23/73 to 4/23/76
 C-10 1/73,
 C1652 1/73,
 C1599 1/72

 CP646638
 4/23/76 to 4/23/79
 C-10 9/74\*,
 C1652 5/74\*,
 C1599 1/72\*

 CP646638A
 4/23/79 to 4/23/82
 C1138 4/78,
 C1652 8/78,
 C1599 1/72

 CP646638B
 4/23/82 to 4/23/85
 C1138 4/78\*,
 C1652 8/78\*,
 CGL21201 4/80\*



# BLANKET LIABILITY INSURANCE (COVERAGE SUPPLEMENT)

# COVERAGE A - BODILY INJURY - except Automobile

## COVERAGE B - PROPERTY DAMAGE - except Automobile

The company will pay all sums which the insured shall become legally obligated to pay as damages because of bodily injury or property damage to which this insurance applies, caused by an occurrence. The company shall have the right and duty to defend any suit against the insured seeking damages on account of such bodily injury or property damage, even if any of the allegations of the suit are groundless, false or fraudulent, and may make such investigation and settlement of any claim or suit as it deems expedient. The company shall not be obligated to pay any claim or judgment or to defend any suit after the applicable limit of the company's liability has been exhausted by payment of judgments or settlements.

#### Exclusions

This insurance does not apply

- (a) to bodily injury or property damage arising out of the ownership, maintenance, operation, use, loading or unloading of
  - (1) any automobile or aircraft owned or operated by or rented or loaned to any insured, or
  - any other automobile or aircraft operated by any person in the course of his employment by any insured;

but this exclusion does not apply to the parking of an automobile on insured premises, if such automobile is not owned by or rented or loaned to any insured;

- (b) to bodily injury or property damage included within the war hazard with respect to liability assumed by the insured under any contract or agreement or expenses for first aid under the Supplementary Payments provision;
- (c) to any obligation for which the insured or any carrier as his insurer may be held liable under any workmen's compensation, unemployment compensation or disability banefits law, or under any similar law;
- (d) to bodily injury to any employee of the insured arising out of and in the course of his employment by the insured; but this exclusion does not apply to liability assumed by the insured under any contract;
- (e) to property damage: (1) to property owned or transported by the insured; (2) to property occupied by or rented to the insured; (3) to property under ballment to the insured (except injury to or destruction of such property arising out of the use of elevators or escalators or to liability assumed under sidetrack agreements); (4) to that particular part of any property (i) upon which operations are being performed by or on behalf of the insured; or (ii) out of which such injury or destruction prises; (5) to premises alienated by the named insured orising out of such premises or any part thereof; (6) to the named insured's products arising out of such products or any part of such products; (7) with respect to the completed operations hazard and with respect to any classification stated in the company's manual as "including completed operations," to work performed by or on behalf of the named insured arising out of such work or any portion thereof, or out of such materials, parts or equipment furnished in connection therewith;
- (f) to damages claimed for the withdrawal, inspection, repair, replacement, or loss of use of the named insured's products or work completed by or for the named insured or of any property of which such products or work form a part, if such products, work or property are withdrawn from the nierket or from use because of any known or suspected defect or deficiency therein:
- (g) to bodily injury or property damage arising out of: {1} the ownership, maintenance, operation, use, loading or unloading of any mobile equipment while being used in any prearranged or organized racing, speed or demolition contest or in any stunting activity or in practice or preparation for any such contest or activity; (2) and in the course of the transportation of mobile equipment by an automobile owned or operated by or rented or loaned to any insured;
- (h) to loss of use of tangible property which has not been physically injured or destroyed resulting from.

- This delay in or leck of performance by or on behalf of the named insured of any contract or agreement, or
- (2) the failure of the named insured's products or work performed by or on behalf of the named insured to meet the level of performance, quality, fitness or durability warranted or represented by the named insured;

but this exclusion does not apply to loss of use of other tangible property resulting from the sudden and accidental physical injury to or destruction of the named insured's products or work performed by or on behalf of the named insured after such products or work have been put to use by any person or organization other than an insured;

- (i) to contractual liability assumed by the insured, if the insured or his indemnitee is an architect, engineer or surveyor, for bodily injury or property damage arising out of the rendering of or the failure to render professional services by such insured or indemnitee, including:
  - (1) the preparation or approval of maps, plans, opinions, reports, surveys, designs or specifications; and
  - (2) supervisory, inspection or engineering services.
- under Coverages A and B, to liability or injury arising out of or in connection with domestic activities of any insured which are not connected with the business of any insured.

# 2. COVERAGE E - PREMISES MEDICAL PAYMENTS

The company will pay to or for each person who sustains bodily injury caused by accident all reasonable medical expense incurred within one year from the date of the accident on account of such bodily injury, provided such bodily injury arises out of (a) a condition in the insured premises or (b) operations with respect to which the named insured is afforded coverage for bodily injury liability under this policy.

# Exclusions

This insurance does not apply

(a) to bodily injury

- (1) arising out of the ownership, maintenance, operation, use, loading or unloading of
  - any automobile or aircraft owned or operated by or rented or loaned to any insured, or
  - (ii) any other automobile or aircraft operated by any per son in the course of his employment by any insured;

but this exclusion does not apply to the parking of an automobile on the insured premises, if such automobile is not owned by or rented or loaned to any insured;

- (2) arising out of the ownership, maintenance, operation, use, loading or unloading of any mobile equipment while being used in any prearranged or organized racing, speed or demolition contest or in any stunting activity or in practice or preparation for any such contest or activity:
- (3) arising out of and in the course of the transportation of mobile equipment by an automobile owned or operated by or rented or loaned to any insured;
- (h) to bodily injury
  - included within the completed operations hazard or the products hazard;
  - (2) arising but of operations performed for the named insured by independent contractors other than (i) maintenance and repair of the insured premises or (ii) structural alterations of such premises which do not involve changing the size of or moving buildings or other structures;
  - (3) resulting from the selling, serving or giving of any alcoholic beverage (i) in violation of any statute, ordinance or regulation, (ii) to a minor, (iii) to a person under the influence of alcohol or (iv) which causes or contributes in the intoxication of any person, if the named insured is a person or organization engaged in the business of manufacturing, distributing, selling or serving alcoholic beverages or, if not so engaged, is an owner or lessor of pramises used for such purposes but only part (i) of this exclusion (b) (3) applies when the named insured is such an owner or lessor;
  - (4) included within the war hazard;

(c) to bodily injury

- (1) to the named insured, any partner therein, any tenant or other person regularly residing on the insured premises or any employee of any of the foregoing if the bodily injury arises out of and in the course of his employment therewith:
- (2) to any other tenant if the bodity injury occurs on that part of the insured premises rented from the named insured or to any employee of such a tenant if the bodity injury occurs on the tenant's part of the insured premises and arises out of and in the course of his employment for the tenant;
- (3) to any person while engaged in maintenance and repair of the insured premises or alteration, demolition or new construction at such premises;
- (4) to any person if any benefits for such bodily injury are payable or required to be provided under any workmen's compensation, unemployment compensation or disability benefits law, or under any similar law;
- (5) to any person practicing, instructing or participating in any physical training, sport, athletic activity or contest;
- (d) to any medical expense for services by the named insured, any employee thereof or any person or organization under contract to the named insured to provide such services.

#### 3. PERSONS INSURED

Each of the following is an insured under this insurance to the extent set forth below:

(a) the named insured and, if an individual, the spouse of such named insured if a resident of the same household;

(b) for Coverages A and 8

- (1) if the named insured is designated in the declarations as:
  - a partnership or joint venture, the partnership or joint venture so designated and any partner or member thereof but only with respect to his liability as such;
  - (ii) other than an individual, partnership or joint venture, the organization so designated and any executive officer, director or stockholder thereof while acting within the scope of his duties as such;
- (2) any person (other than an employee of the named insured) or organization while acting as real estate manager for the named insured; and
- (3) with respect to the operation, for the purpose of locomotion upon a public highway, of mobile equipment registered under any motor vehicle registration law,
  - an employee of the named insured while operating any such equipment in the course of his employment, and
  - (ii) any other person while operating with the permission of the named insured any such equipment registered in the name of the named insured and any person or orgenization legally responsible for such operation, but only if there is no other valid and collectible insurance available, either on a primary or excess basis, to such person or organization;

provided that no person or organization shall be an insured under this paragraph (3) with respect to.

(A) bodily injury to any fellow employee or

(B) property damage to property owned by, rented to, in charge of or occupied by the named insured or the employor of any person described in subparagraph (ii).

This insurance does not apply to bodily injury or property damage arising out of the conduct of any partnership or joint venture of which the insured is a partner or member and which is not designated in this policy as a named insured.

# 4. LIMITS OF LIABILITY

For the purpose of determining the limit of the company's lability, all bodily injury and property damage arising out of continuous or repeated exposure to substantially the same general conditions shall be considered as arising out of one occurrence.

Regardless of the number of insureds under this policy, the company's liability is limited as follows:

(a) Combined Limits Plan

The limit of liability under the Combined Limits Plan expressed in the declarations as applicable to "each occurrence" is the total limit of the company's liability under the bodity injury liability and property damage liability coverages combined for all damages as the result of any one occurrence provided:

- (1) with respect to amages included within the (i) completed operations hazard and the (ii) products hazard, such limit of liability shall be the total limit of the company's liability during each annual policy period as the result of one or more than one occurrence;
- (2) with respect to all damages arising out of property damage (other than the completed operation hazard, or the products hazard) such limit of liability shall be the total limit of the company's liability during each annual potter period as the result of one or more than one occurrence, but said limit of liability shall apply separately to each project with respect to operations being performed away from premises owned by or rented to the insured;
- (3) with respect to any occurrence for which the notice of this policy is given in lieu of security, or when when this policy is certified as proof of financial responsibility under the provisions of the motor vahicle financial responsibility law of any state or province, such limit of liability shall be applied in accordance with the applicable terms of such law, except that the total limit of liability shall not be reduced.

## (b) Divided Limits Plan

## Coverage A -

The total liability of the company for all damages including damages for care and loss of services because of bodily injury sustained by one or more persons as the result of any one occurrence shall not exceed the limit of bodily injury liability stated in the declarations as applicable to "each occurrence." The total liability of the company for all damages because of (1) all bodily injury included within the completed operations hazard and (2) all bodily injury included within the products hazard shall not exceed the limit of bodily injury liability stated in the declarations as "aggregate."

#### Coverage B -

The total liability of the company for all damages because of all property damage sustained by one or more persons or organizations as the result of any one occurrence shall not exceed the limit of property damage liability stated in the doclarations as applicable to "each occurrence." The total liability of the company for all damages because of all property damage to which this coverage applies shall not exceed the limit of property damage liability stated in the declarations as "apprent to the damage liability stated in the declarations as "apprent to the damage liability stated in the declarations as "apprent to the damage liability stated in the declarations as "apprent to the damage liability stated in the declarations as "apprent to the damage liability stated in the declarations as "apprent to the damage liability stated in the declarations as "apprent to the damage liability stated in the declarations as "apprent to the damage liability stated in the declarations as "apprent to the damage liability stated in the declarations as "apprent to the damage liability stated in the declarations as "apprent to the damage liability stated in the declarations as "apprent to the damage liability stated in the declarations as "apprent to the damage liability stated in the declarations as "apprent to the damage liability stated in the declarations as "apprent to the damage liability stated in the damage liab

Such aggregate limit shall apply separately with respect to each project away from premises owned by or rented to the named insured.

Apprepare limits of liability as stated in this policy shall apply separately to each annual policy period.

# Covarage E -

The limit of liability for Premises Medical Payments Coverage stated in the declarations as applicable to "each person" is the limit of the company's liability for all medical expense for bodily injury to any one person as the result of any one accident; but subject to the above provision respecting "each person," the total liability of the company under Premises Medical Payments Coverage for all medical expense for bodily injury to two or more persons as the result of any one accident shall not exceed the limit of liability stated in the declarations as applicable to "each accident."

# 5. TERRITORIAL APPLICATION

This insurance applies only to bodily injury or property damage which occurs: (a) for Coverages A and B, during the policy period within the policy territory; (b) for Coverage E, during the policy period within the United States of America, its territories or possessions, or Canada.

# 6. ADDITIONAL DEFINITIONS

When used in reference to this insurance (including endorsements forming a part of the policy):

"contractual liability" means liability expressly assumed under a contract or agreement; provided, however, that contractual liability shall not be construed as including liability under a warranty of the fitness or quality of the named insured's products or a warranty that work performed by or on behalf of the named

insured will be done in a workmanlike manner;

"insured premises" for Coverage E, means all premises owned by or rented to the named insured with respect to which the named insured is afforded coverage for bodily injury liability under this policy, and includes the ways immediately adjoining on land;

"medical expense" means expenses for necessary medical, surgical, X-ray and dental services, including prosthetic devices, and necessary ambulance, hospital, professional nursing and funeral services;

"war hazard" includes all bodily injury and property damage due to war, whether or not declared, civil war, insurrection, rebellion or revolution or to any act or condition incident to any of the foregoing.

# 7. ADDITIONAL CONDITIONS

(a) Medical Reports; Proof and Payment of Claim

As soon as practicable the injured person or someone on his behalf shall give to the company written proof of claim, under oath if required, and shall, after each request from the company, execute authorization to enable the company to obtain medical reports and copies of records. The injured person shall submit to physical examination by physicians selected by the company when and as often as the company may reasonably require. The company may pay the injured person or any person or organization rendering the services and the payment shall reduce the amoung payable hereunder for such injury. Payment hereunder shall not constitute an admission of liability of any person or, except hereunder, of the company.

# SAFECO

# POLICY CONDITIONS AND DEFINITIONS

# GENERAL CONDITIONS

The following Conditions apply except as otherwise indicated.

Additional Conditions or modifications of the following Conditions may appear in the specific coverage sections.

- 1 Premium. All premiums for this policy shall be computed in accordance with the company's rules, rates, rating plans, premiums and minimum premiums applicable to the insurance afforded herein.
  - If this policy is issued for a period in excess of one year with a specified expiration date and a premium is payable at each anniversary, such premium shall be determined annually on the basis of the rates in effect at the anniversary date.
  - If this policy is issued for a period without a specified expiration date, it may be continued by payment of the required premium for the succeeding annual period. Such premium must be paid to the company prior to each anniversary date; if not so paid, this policy shall expire on the first armiversary date that the said premium has not been received by the company
- Time of Inception. To the extent that coverage in this policy replaces coverage in other policies terminating noun standard time on the inception date of this policy, coverage under this policy shall not become effective until such other coverage has terminated.
- 3 Cancellation. This policy may be cancelled by the named insured by surrender thereof to the company or any of its authorized agents or by mailing to the company written notice stating when thereafter the cancellation shall be effective. This policy may be canceled by the company by mailing to the named insured at the mailing address shown in the Declarations, written notice stating when not less than ten days thereafter such cancellation shall be effective. The mailing of notice as aforesaid shall be sufficient proof of notice. The time of surrender or the effective date and hour of cancellation stated in the notice shall become the end of the policy period. Delivery of such written notice eithers by the named insured or by the company shall be equivalent to mailing
  - If the named insured cancels, the company shall, upon demand and surrender of this policy, refund the excess of paid premium above the customary short rates for the expired time. If the company cancels, earned premium shall be computed pro rata. Premium adjustment may be made either at the time cancellation is effected or as soon as practicable after cancellation becomes offective, but payment or tender of uncarried premium is not a condition of cancellation.

Notice of cancellation addressed to the named insured and mailed to the mailing address shown in the Declaration shall be sufficient notice to effect cancellation of the policy.

- 4 Concealment or Fraud. This policy is void if any insured has intentionally concealed or misrepresented any material fact or circumstance relating to this insurance.
- b Assignment. Assignment of interest under this policy shall not bind the company until its consent is endoised hereon. However, if the named insured shall die, this insurance shall apply.
  - (a) to the named insured's logal representative, as the named insured, but only white acting vector tree is one of the duties as such, or
  - (b) to the person having temporary castedy of the property of the named insured but only until the approximent and qualification of the legal representative.
- is Subrogation.
  - (a) In the event of any payment under this policy, the company shall be subrogated to all the insured's rights of recovery against any person or organization and the insured shall execute and deliver instruments and papers and do what ever clae is necessary to secure such rights. The insured shall do nothing after loss to prejudice such rights.
  - (b) The company shall not be bound to pay any lost diffusional has impaired any note of recovery for loss, however, it is agreed that the insured may

- (1) as respects property while on the premises of the insured, release others in writing from liability for loss prior to loss, and such release shall not affect the right of the insured to recover hereunder, and
- (2) as respects property in transit, accept such bills of lading, receipts or contracts of transportation as are ordinarily issued by carriers containing a limitation as to the value of such goods or merchandise.
- 7 Inspection and Audit. The company shall be permitted but not obligated to inspect the named insured's property and operations at any time. Neither the company's right to make inspections nor the making thereof nor any report thereon shall constitute an undertaking on behalf of or for the benefit of the named insured or others to determine or warrant that such property or operations are sale or healthful or are in compliance with any law, rule or regulation.

The company may examine and audit the named insured's books and records at any time during the policy period and extensions and within three years after the final termination of this policy, as far as they relate to the subject matter of this insurance.

- 8 Liberalization Clause. In the event any filing is submitted to the insurance supervisory authorities on behalf of the company, and:
  - (a) the filing is approved or accepted by the insurance authorities to be effective while this policy is in force or within 45 days prior to its inception; and
  - (b) the filing includes insurance forms or other provisions that would extend or broaden this insurance by endorsement or substitution of form, without additional premium;

the benefit of such extended or broadcand insurance shall inure to the benefit of the insured as though the endorsement or substitution of form has been made.

- 9 Insurance Under More Than One Coverage, Part or Endorsement. In the event that more than one coverage, part or endorsement of this policy insures the same loss, damage or claim, the company shall not be traite for more than the actual loss or damage sustained by the insured.
- 10 Waiver or Change of Provisions. The terms of this insurance, shall not be waived, changed or modified except by endorse ment issued to form a part of this policy.

# DEFINITIONS APPLICABLE TO SECTION II

We are in the process of making our policies easier to read Because there are so many different forms we cannot rewrite them all at one time. For a time then, where used in this policy, "you" and "your" refer to the "named insured" shows in the Dealarations. "We," "Us" and "Our" refer to the company providing this insurance.

When used in this policy (including endorsements forming a part hereof)

"Alcoholic Beverage Hazard" means bodily injury or property damage for which the insured or his modernming may be held hable

- (a) as a person or organization engaged in the bisness of barollactioning distributing selling or serving alcohole beserance or
- (b) If not so engaged, as in swher at teason of premises used for such purposes

by reason of the selling, serving or giving of any alcoholic beverage.

- (1) in violation of any statute, ordinance or regulation,
- (2) to a minor.
- (3) to a person under the influence of alcohol, or
- (4) which causes or compliants to the impose after of any person.

but parts (2) (3) and (4) of this exclusion do not apply with respecti to liability of the insured or fire independent in the except or lessor described in (b) above. "automobile" means a land motor vel railer or semitrailer designed for travel on public roads (i; diuding any machinery or apparatus attached thereto), snowmobiles, all-terrain vehicles and similar equipment and trailers designed for use therewith, but does not include mobile equipment;

comobile business" means the business or occupation of ling, repairing, servicing, storing or parking automobiles;

"ballment" means a delivery of property by any person to the insured for some purpose beneficial to either the insured or such person or both under a contract, express or implied, for the insured to carry out such purpose and to redeliver such property or otherwise dispose of it as provided.

"Blanket Contractual Hazard" means liability assumed by the insured under any contract or agreement except an incidental contract; but this definition does not apply to a warranty of fitness or quality of the named insured's products or a warranty that work performed by or on behalf of the named insured will be done in a workmanlike manner;

"bodily injury" means bodily injury, sickness or disease sustained by any person which occurs during the policy period, including death at any time resulting thereform:

"Broad Form Property Damage Hazard" means property damage

- (a) property used by the insured, or
- (b) property in the care, custody or control of the insured or as to which the insured is for any purpose exercising physical control.

but parts (a) and (b) of this definition do not apply with respect to liability under a written sidetrack agreement and part (b) of this definition does not apply with respect to property damage (other than to elevators) arising out of the use of an elevator at premises owned by, rented to or controlled by the named insured.

"Collapse Hazard" includes "structural property damage" as defined herein and property damage to any other property at any time resulting therefrom "Structural property damage" means the collapse of or structural injury to any building or structure due to

- grading of land, excavating, borrowing, filling, back-filling, futurelling, pile driving, cofferdam work or caisson work, or
- (b) moving, shoring, underpinning, raising or demolition of any building or structure or removal or rebuilding of any structural support thereof

The collapse hazard does not include property damage.

- (a) arising out of operations performed for the named insured by independent contractors; or
- (b) included within the completed operations hazard or the underground property damage hazard; or
- (c) for which liability is assumed by the insured under an incidental contract;

"completed operations hazard" includes bodily injury and property damage arising out of operations or reliance, upon a representation or warranty made at any time with respect thereto, but only if the bodily injury or property damage occurs after and operations have been completed or abandoned and occurs away from promises owned by or reinted to the named insured. "Operations" include materials, parts or equipment furnished in connection therewith Operations shall be deemed completed at the earliest of the following times.

- (a) when all operations to be performed by or on behalf of the named insured under the contract have been completed.
- (b) when all operations to be performed by or on behalf of the named insured at the site of the operational have been completed, or
- (c) when the portion of the work out of which the injury or damage auses has been put to its intended use by any purson or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project.

Operations which may require further service or multimanice work, or correction, repair or replacement because of any defect or deficiency, but which are otherwise complete shall be deemed completed.

The completed operations hazard does not include bodily injury or property damage arrowing soil of

- (a) operations in conn, unless the bodily inj. To property damage arises out of a condition in or on a vehicle created by the loading or unloading thereof.
- (b) the existence of tools, uninstalled equipment or abandoned or unused materials, or
- (c) operations for which the classification stated in the policy or in the company's manual specifies "including completed

"elevator" means any hoisting or lowering device to connect floors or landings, whether or not in service, and all appliances thereof including any car, platform, shaft, hoistway, stairway, runway, power equipment and machinery, but does not include a nautomobile servicing hoist, or a hoist without a platform outside a building if without mechanical power or if not attached to building walls, or a hod or material hoist used in alteration, construction or demolition operations, or an inclined conveyor used exclusively for carrying property and having a compartment height not exceeding four feet, or hydraulic or mechanical hoists used for dumping materials from trucks;

"Explosion Hazard" includes property damage arising out of blasting or explosion. The explosion hazard does not include property damage

- (a) arising out of the explosion of air or stream vessels, piping under pressure, prime movers, machinery or power transmitting equipment; or
- (b) arising out of operations performed for the named insured by independent contractors; or
- (c) included within the completed operations hazard or the underground property damage hazard; or
- (d) for which liability is assumed by the insured under an incidental contract;

"incidental contract" means any written (a) lease of premises, (b) basement agreement, except in connection with construction or demolition operations on or adjacent to a railroad, (c) undertaking to indentify a municipality required by municipal ordinance, except in connection with work for the municipality, (d) sidetrack agreement, or (e) elevator maintenance agreement.

"insured" means any person or organization qualifying as an insured in the "Persons Insured" provision of the applicable insurance coverage. The insurance afforded applies separately to each insured against whom claim is made or suit is brough, except with respect to the limits of the company's hability.

"Malpractice and Professional Services Hazard (Form A)" means bodily injury or property damage due to

- (a) the rendering of or failure to render
  - medical, suggest, dental, X-ray or musing service or treatment, or the turnishing of food or beverages in connection therewith;
  - (2) any service or treatment conducive to health or of a professional nature; or
  - (3) any dosmetic or tonsocial service or treatment.
- (b) the framehing or dispensing of drugs or more at idental in surgical supplies or appliances, or
- (c) the banding of or performing of autopaies on dead bodies

"Malpractice and Professional Services Hazard (Form B)" means bodily injury or property damage due to the render one of or failure to render any cosmetic, ear piercing, tomainal, rountainger, physical therapy, chiropody, hearing aid, optical or optional services in the hearing.

"Malpractice and Professional Services Hazard (Form C)" means bodily injury or property damage the to the reinferring of or factive to reinfer any professional service.

"mobile equipment" means a land vehicle (including any machinery or apparatus attached therein) whether or not self-propelled (a) not subject to motor vehicle registration, or (b) maintained for use exclusively on premises owned by or cented to the named insured, including the ways innerdiately adjuning or (c) designed for use principally off public roads or (d) designed in maintained for the sole purpose of alterding mobility to equipment of the following types forming an integral part of or permanents attached to such vehicle (sever curves showeds leading degrees and dulls, concerns moves follow than the risk in

transit type): graders, scrap roi fand other road construction or repair equipment; air-compressors, pumps and generators, including spraying, welding and building cleaning equipment; and geophysical exploration and well servicing equipment.

"named insured" means the person or organization named in Item 1, of the declarations of this policy:

"named insured's products" means goods or products manufactured, sold, handled or distributed by the named insured or by others trading under his name; including any container thereof (other than a vehicle), but "named insured's products" shall not include a vending machine or any properly other than such container, rented to or located for use of others but not sold:

"occurrence" means an event including continuous or repeated exposure to conditions, which results in bodily injury or property damage neither expected nor intended from the standpoint of the insured:

"policy territory" means anywhere in the world, provided, however, that: (a) resulting claims are asserted within the United States of America, its possessions, or Canada, and (b) it shall apply to suits and judgments for damages resulting therefrom only if suit is commenced in a court in the United States of America, its possessions or in Canada;

"products hazard" includes bodily injury and property damage arising out of the named insured's products or refrance upon a representation or warranty made at any time with respect thereto, but only if the bodily injury or property damage occurs away from premises owned by or rented to the named insured and after physical possession of such products has been relinquished to others:

"property damage" means (a) physical injury to be destruction of tangible property which occurs during the policy period, including the loss of use thereof at any time resulting therefrom, or (b) loss of use of tangible property which has not been physically injured or destroyed provided such loss of use is caused by an occurrence during the policy period:

"suit" includes an arbitration proceeding to which the insured is required to submit or to which the insured has submitted with the company's consent

"Underground Property Damage Hazard" includes underground propertry damage as defined herein and property damage to any other property at any time resulting therefrom "Underground property damage" means property damage to wrees, conducts puries, mains, sewers, tanks, tunnels, any similar property, and any apparatus in connection therewith, beneath the surface of the ground or water, caused by and occurring during the use of mechanical equipment for the purpose of grading land, paving, excavating, drilling, borrowing, filling, back filling or pile driving.

The underground property damage hazard does not include property damage

- arising out of operations performed for the named insured by independent contractors, or
- (b) included within the completed operations hazard; or
- (i.i. for which habitity is assumed by the insured under an incidental contract;

# CONDITIONS APPLICABLE TO SECTION II

- Supplementary Payments. The company will pay, in addition to the applicable limit of liability.
  - (a) all expenses incurred by the company all costs taxed against the insured in any sort defended by the company and all interest on the entire amount of any pulmoent therein which is crues after entry of the advanced and before the commany has paid in burdened or deposited a court that part of the pulgoout which does not exceed the limit of the company's hability therein.
  - the premiums on appeal bonds required in any such suit, preminutes on blonds to release attachniens in any such suit for an amount not in excess of the applicable bout of hability of this policy, but the company shall have no abbigation to apply for or furnish any such bonds.
  - (e) expenses incorred by the insured for first aid to others at the time of an accident for bodity injury to which the notice amplies.
  - id) reasonable expenses incurred by the insured at the company's request in assisting the company in the investiga-

tion c er any claim or suit, including actual loss of ear. . .gs not to exceed \$25 per day.

2. Premium. Premium designated in this policy as "advance premium" is a deposit premium only which shall be credited to the amount of the earned premium due at the end of the policy period. At the cloe of each period (or part thereof terminating with the end of the policy period) designated in the declarations as the audit period the earned premium shall be computed for such period and, upon notice thereof to the named insured; shall become due and payable. If the total earned premium for the policy period is less than the premium previously paid, the company shall return to the named insured the unearned portion paid by the named insured.

The named insured shall maintain records of such information as is necessary for premium computation and shall send copies of such records to the company at the end of the policy period and at such times during the policy period as the company may direct.

- 3 Financial Responsibility Laws. Such insurance as is afforded by this policy for bodily injury liability or for property damage liability shall comply with the provisions of any motor vehicle financial responsibility law to the extent of the coverage and limits of liability required by such law but in no event in excess of the limits of liability stated in this policy.
- 4 Insured's Duties in the Event of Occurrence, Claim or Suit.

  (a) In the event of an occurrence, written notice containing particulars sufficient to identify the insured and also reasonably obtainable information with respect to the time, place and circumstances thereof and the names and addresses of the injured and of available witnesses shall be given by or for the insured to the company or any of its authorized agents as soon as practicable.
  - (b) If claim is made or suit is brought against the insured, the insured shall immediately forward to the company every demand, notice, summons or other process received by him or his representative.
  - (c) The insured shall cooperate with the company and, upon the company's request, assist in making settlements, in the conduct of suits and in enforcing any right of contribution or indemnity against any person or organization who may be liable to the insured because of injury or damage with respect to which insurance is alloyed under this policy, and the insured shall attend historia, and private and obtaining the attendance of witnesses. The insured shall not except at his own cost, voluntarily make any payment, assume any obligation or incur any expense other than for first aid to others at the time of the accident.
- 5 Action Against Company. No action shall be against the company unless as a condition precedent therein there shall have been full compliance with all of the terms of this policy, nor until the amount of the insured's obligation to pay stall have been finally determined either by judgment against the insured after actual trial or by written agreement of the insured, the claimant and the company.

Any person or organization of the legal representative thereof who has secured such judgment or written agreement shall thereafter be entitled to recover under this policy to the extent of the insurance afforded by this policy. No person or urganization shall have any right under this policy to join the company as a party or any action, against the insured to determine the insured's liability, nor shall the company by impleaded by the insured or his legal representative. Bank tapley or insoftwary of the insured or of the insured's estate shall not relieve the company of any of its chinamons have indeed.

6 Other-Insurance. If, applicable to the loss, there is any valid and collectible insurance, whether on a primary, excess or contingent basis, available to the insured for this or any other carrier), there shall be no insurance afforded networder as respects such loss, except, that if the applicable hint of hability of this policy is in excess of the applicable limit of liability provided by the other insurance, this policy shall afford excess insurance over and above such other insurance in an amount sufficient to afford the insured a combined limit of hability equal to the applicable limit of hability afforded by this policy insurance under this policy shall not be concurred to contributing, with any other insurance.

which is available to the insured.

7 Arbitration. The company shall be entitled to exercise all of the insured's rights in the choice of arbitrators and in the conduct of any arbitration proceeding.

nual Aggregate. If this policy is issued for a period in access of one year, any limit of the company's liability stated in this policy as aggregate shall apply separately to each consecutive annual period.

#### 9. Nuclear Exclusion.

This policy does not apply:

- (a) Under any Liability Coverage, to bodily injury or property damage
  - (1) with respect to which an insured under this policy is also an insured under a nuclear energy liability policy issued by Nuclear Energy Liability Insurance Association; Mutual Atomic Energy Liability Underwriters or Nuclear Insurance Association of Canada, or would be an insured under any such policy but for its termination upon exhaustion of its limit of trability; or
  - (2) resulting from the hazardous properties of nuclear material and with respect to which (i) any person or organization is required to maintain financial protection pursuant to the Atomic Energy Act of 1954, or any law amendatory thereof, or (ii) the insured is, or had this policy not have issued would be, entitled to indemnity from the United States of America, or any agency thereof, under any agreement entered into by the United States of America, or any agency thereof, with any person or organization.
- (b) Under any Medical Payments Coverage, or under any Supplementary Payments provision relating to first aid, to expenses incurred with respect to damage resulting from the hazardous properties of nuclear material and arising out of the operation of a nuclear facility by any person or organization.
- (c) Under any Liability Coverage, to damage resulting from the hazardous properties of nuclear material, if
  - (1) the nuclear material (i) is at any nuclear facility owned by, or operated by or on behalf of, an insured or (ii) has been discharged or dispersed therefrom:
  - (2) the nuclear material is contained in spent fuel in waste at any time possessed, handled, used, processed, stored, transported or disposed of by or enbehalf of an insured; or
  - (3) the damage arises out of the furnishing by an insured of services, materials, parts or equipment in connec-

tion with the point, construction, maintenance, operation or use of any nuclear facility, but if such facility is located within the United States of America, its territories or possessions or Canada, this exclusion (3) applies only to property damage to such nuclear facility and any property thereat

As used in this exclusion

"hazardous properties" include radioactive, toxic or explosive properties:

"nuclear material" means source material, special nuclear material or byproduct material;

"source material," "special nuclear material," and "hyproduct material" have the meanings given them in the Atomic Energy Act of 1954 or in any law amendatory thereof:

"spent fuel" means any fuel element or fuel component, solid or liquid, which has been used or exposed to radiation in a nuclear reactor:

"waste" means any waste material (1) containing byproduct material and (2) resulting from the operation by any person or organization of any nuclear facility included within the definition of nuclear facility under paragraph (a) or (b) thereof.

"nuclear facility" means

- (a) any nuclear reactor,
- (h) any aquipment or device designed or used for (1) separating the isotopes of uranium or plutonium. (2) processing or utilizing spent fuel, or (3) handling, processing or packaging waste,
- (c) any equipment or device used for the processing. Tabricating or alloying of special nuclear material if at any time the total amount of such material in the custody of the insured at the premises where such equipment or device is located consists of or contains more than 25 grams of plutonium or uranium 233 or any combination thereof, or more than 250 grams of uranium 235.
- (d) any structure, basin, excavation, premises or place prepared or used for the storage or disposal of waste.

and includes the site on which any of the foregoing is located, all operations conducted on such site and all premises used for such operations."

"nuclear reactor" means any apparatus designed or used to sustain nuclear fission in a self-supporting chain reaction or to contain a critical mass of fissionable material.

"property damage" includes all forms of radioactive contamination of property.



# C-GL-21-201 04/80

POLLUTION ENDORSEMENT

This endorsement afters the provisions for

BLANKET LIABILITY INSURANCE — COVERAGES A AND B
COMMERCIAL TOP NOTCH INSURANCE
GROWERS' AND RANCHERS' LIABILITY INSURANCE — COVERAGES A AND B
SPECIAL MULTI-PERIL LIABILITY INSURANCE

Tin me event this form is attached to a Commercial Top Notch Policy "Personal Injury" shall be substituted for "Bodily Injury."

Effective 6/9/80 **EXCEPT** 

This insurance does not apply to Bodily Injury' or Property Damage caused by or resulting from the discharge or escape of matter into or on

(a) water, or

(b) arr. or

ici seal property or idi personal property during the policy period.

This insurance will apply to a discharge that is

(a) sudden, and

(b) unexpected and (c) unknowingly caused, and (d) unintentional, and

(e) occurs during the oplicy period

GEORGIA (6/30/80) HAWAII

KANSAS (6/15/80)

MAINE

ALASKA

MARYLAND (6/27/80)

MICHIGAN (9/15/80)

MONTANA (9/22/80)

**NEW HAMPSHIRE** 

NEW JERSEY (11/15/80)

RHODE ISLAND

SOUTH CAROLINA (6/12/80)

**TEXAS** 

VERMONT

WEST VIRGINIA (7/03/80)

WISCONSIN (8/01/80)

WS UNED .		COVER.	C C C C C C C C C C C C C C C C C C C	PACTOR	MEMPH OTT	RCTL/RN PREMILIN	HILL TERMS PREMIUM	*DOJIGHAL	
PHOORSEMENT	IN the hour of the stored or the pointy				1	1			
PULICY HUMBER				1					
POUCT IXP DATE	GSL ACET.								
HOORSEMENT WILLREA	DATT								
ST BVICE									
				•					
	,			10	HALS GADES				

MITATINE SERVING

C GL-21 201 4/80

Replaces C-1597, C-1599, C-1616, C-1634 & C-2335.



# LIABILITY

# REVISEL -DDITIONAL DECLARATIONS ENDORSEMEN

This endorsement modifies insurance provided by the policy identified below and will replace any additional declarations issued before. No insurance is provided for any coverage unless a specific limit of the company's liability for such coverage is shown below. An "X" placed in the box beside any item below.

dicates a change made in the palicy.			-						
Coverage	110 114-11					nits of Liabili			
LIABILITY			-	Bodily I	prince to the same of the same		Coverage 8		
(a) Divided Limits Plan			.000.		h occurrence		199,900.	each d	
Other Than Automobile	\$	700	,000.	ogg	gregate	. 3	100,000.	oggre	gote
(b) Combined Limits Plan	Coverages_							each	occur
(c) The Liability Form attached hereto is enti			WET I	LIABIL	ITY INS	URANCE	C-1138		
(d) The following "hazords" as defined by t	the form entitled	'Conditi	ions Appi	icable Onl	y to Section	l' are exclu	ded therefrom:		
				,				-	
					,				
MEDICAL	*								
Coverage E - Premises	2				h person			eoch	occid
Coverage M · Personal	3				h person		1	each i	
			4						
PERSONAL INJURY	- 1								
Including on offense within the following g	groups of offenses			Coverage	D .	_Insured's p	porticipation		-
Exclusion C Deleted Yes No				-		. 1		aggre	gote
PERSONAL LIABILITY		covero	ge is opp	licoble.					
	ait of liability is the	e same d	as shown	for A and	.B but not les	s than \$25,0	000 Combined Lin		
Coverage L - Personal Liability - The lim Coverage N - Physical Damage to Prop  Any explanation and/or other change:  DELETING PERSUNAL INDI	perty - \$250 each	occurren	nce"is ap			for \$500 co	verage is checked	d	
Coverage N - Physical Damage to Prop	URY COVERA	GE P	er FO	RM C-1	142.		verage is checked	d.	. 0
Coverage N. Physical Damage to Prop.  Chany explanation and/or other change:  DELETING PERSUNAL INDICATE.	URY COVERA	GE P	er FO	RM C-1	142.		verage is checked	i.	. 0
Coverage N. Physical Damage to Prop  CX Any explanation and/or other change:  DELETING PERSUNAL INDI  ADDING EXTERDED LIABIL	URY COVERA	GE P	er FO	RM C-1	142.		verage is checked	d	
Coverage N. Physical Damage to Prop  CX Any explonation and/or other change:  DELETING PERSUNAL INDI  ADDING EXTERDED LIABIL	URY COVERA	GE P	er FO	RM C-1	142.		verage is checked	d	
O Coverage N. Physical Damage to Prop  Discourage N. Physical Damage to Prop  DELETING PERSUNAL INDI  ADDING EXTERDED LIABIL	URY COVERA	GE P	er FO	RM C-1	142.		verage is checked	1.	
O Coverage N. Physical Damage to Prop  Discourage N. Physical Damage to Prop  DELETING PERSUNAL INDI  ADDING EXTERDED LIABIL	URY COVERA	GE P	er FO	RM C-1	142.		verage is checked	i.	
Coverage N. Physical Damage to Prop  Ox Any explanation and/or other change:  DELETING PERSUNAL INDI  ADDING EXTERDED LIABIL	URY COVERA	GE P	er FO	RM C-1	142.		verage is checked		
Coverage N. Physical Damage to Prop.  CX Any explanation and/or other change:  DELETING PERSUNAL INDI  ADDING EXTERDED LIABIL	URY COVERA	GE P	er FO	RM C-1	142.		verage is checked	i.	
Coverage N. Physical Damage to Prop.  CX Any explonation and/or other change:  DELETING PERSUNAL INDI  ADDING EXTERDED LIABIL	URY COVERA	GE P	er FO	RM C-1	142.		verage is checked	1.	
Coverage N. Physical Damage to Prop.  CX Any explanation and/or other change:  DELETING PERSUNAL INDI  ADDING EXTERDED LIABIL	URY COVERA	GE P	ER FO	RM C-1	142.		verage is checked	1.	
DELETING PERSUNAL INLA  ADDING EXTERDED LIABIL  ADDING FORM C-2604 (1)	URY COVERA LITY COVER  /73) ATTAC	GE P	ER FO	RM C-1	142.		NEW FULL TERMIN		
Coverage N. Physical Damage to Prop.  Chany explanation and/or other change:  DELETING PERSUNAL INLI  ADDING EXTERDED LIABIL  ADDING FORM C-2604 (1)  OMPLETE THE FOLLOWING IF NOT ATTACHED TO STATE OF THE PROPERTY CONTRIBUTION PLYWOOD A INDORSEMENT 4-23-64 (as the hour of department)	URY COVERA LITY COVER  /73) ATTAC	GE P	ER FO	RM C-1	142. 1731 (3	RETURN			
Coverage N. Physical Damage to Prop.  Chany explanation and/or other change:  DELETING PERSUNAL INLI  ADDING EXTERDED LIABIL  ADDING FORM C-2604 (1)  OMPLETE THE FOLLOWING IF NOT ATTACHED TO STATE OF THE PROPERTY AND A STATE O	URY COVERA LITY COVER  /73) ATTAC	GE P	ER FO	RM C-1	142. 1751 (3	RETURN		ADDITIONAL PREMIUM	
Coverage N. Physical Damage to Prop.  DX Any explanation and/or other change:  DELETING PERSUNAL INLI  ADDING EXTERDED LIABIL  ADDING FORM C-2604 (1)  ADDING FORM C-2604 (1)  OMPLETE THE FOLLOWING IF NOT ATTACHED TO NSURED  LINNTON PLYWOOD A  ENDORSEMENT 4-23-64 (18) The hour of day  OULD TO NOT THE TOTAL CONTROL OF THE COLOR OF THE TOTAL COLOR OF THE COLOR OF THE TOTAL COLOR OF THE COLOR OF THE THE TOTAL COLOR OF THE	URY COVERA LITY COVERA /73) ATTAC TO POLICY WHEN SSOCIATION y stand in the policy)	GE P	ER FO	RM C-1	142. 1751 (3	RETURN		ADDITIONAL PREMIUM	
DELETING PERSUNAL INLIN  ADDING EXTERDED LIABIL  ADDING FORM C-2604 (1)	URY COVERA LITY COVER  /73) ATTAC  TO POLICY WHEN  SSOCIATION  TO SIGNED IN the policy	GE P	ER FO	RM C-1	142. 1751 (3	RETURN		ADDITIONAL PREMIUM	
Coverage N. Physical Damage to Prop.  DX Any explanation and/or other change:  DELETING PERSUNAL INLI  ADDING EXTERDED LIABIL  ADDING FORM C-2604 (1)  ADDING FORM C-2604 (1)  OMPLETE THE FOLLOWING IF NOT ATTACHED TO NSURED  LINNTON PLYWOOD A  ENDORSEMENT  OULD'S  CP 646633-A  OULD'S  OUNBER  CP 646633-A  OULD'S  PRODREMENT  OUNBER  CP 646633-A  TYPING  DATE  TYPING  TYPIN	URY COVERA LITY COVERA /73) ATTAC TO POLICY WHEN SSOCIATION y stand in the policy)	GE P	ER FO	RM C-1	142. 1751 (3	RETURN		ADDITIONAL PREMIUM	
Coverage N. Physical Damage to Prop.  DELETING PERSUNAL INLI  ADDING EXTERDED LIABIL  ADDING FORM C-2604 (1)  OMPLETE THE FOLLOWING IF NOT ATTACHED TO A SURED LIABIL  NSURED LINNTON PLYWOOD A SURED LIABIL  ADDORSEMENT L-23-54 IN The hour of day OUTS CP 64-6-53-A  OUTS CP 64-6-53	URY COVERA LITY COVERA /73) ATTAC TO POLICY WHEN SSOCIATION y stand in the policy)	GE P	ER FO	RM C-1	142. 1751 (3	RETURN		ADDITIONAL PREMIUM	
Coverage N. Physical Damage to Prop.  CX Any explonation and/or other change:  DELETING PERSUNAL INLI  ADDING EXTERDED LIABIL  ADDING FORM C-2604 (1.	URY COVERA LITY COVERA /73) ATTAC TO POLICY WHEN SSOCIATION y stand in the policy)	GE P	ER FO	D: UNEARNED FACTOR	142. 1731 (3	RETURN		ADDITIONAL PREMIUM	
Coverage N. Physical Damage to Prop.  Chany explanation and/or other change:  DELETING PERSUNAL INLI  ADDING EXTERDED LIABIL  ADDING FORM C-2604 (1)  ADDING FORM C-2604 (1)  NSURED  LINNTUN PLYWOOD A  INDORSEMENT  FFECTIVE  INDORSEMENT  CP 646630-A  TYPING  INDORSEMENT  INDORSE	URY COVERA LITY COVERA /73) ATTAC TO POLICY WHEN SSOCIATION y stand in the policy)	GE P	ER FO	D: UNEARNED FACTOR	142. 1751 (3	RETURN		ADDITIONAL PREMIUM	
Coverage N. Physical Damage to Property Country of the Country of	URY COVERA LITY COVERA /73) ATTAC TO POLICY WHEN SSOCIATION y stand in the policy)	GE P	ER FO	D: UNEARNED FACTOR	142. 1731 (3	RETURN		ADDITIONAL PREMIUM	AP

(continued on reverse side)

UNDERWRITING DAILY





# ION II - LIABILITY

O INSURANCE COMPANY OF AMERICA
RAL INSURANCE COMPANY OF AMERICA
FIRST NATIONAL INSURANCE COMPANY OF AMERICA

ADDITIONAL-DECLARATIONS	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		Policy No. UP 04	6638-A
his schedule is attached to, and forms a part of the policy's imits of Liability.	pecified above.	The same of the sa		THE RESERVE AND ADDRESS OF THE PARTY OF THE
No insurance is provided for any coverage unless a specific	limit of the component	y's liability for such cov	erage is shown below.	
	Limits of Li	obility		
LIABILITY	Coverage A	- Bodily Injury	Coverage B - 1	Property Domage
a) Divided Limits Plan	\$ 300,000	le acu accourture		each occurre
Other Than Auto	\$ _300,000	• oggregate	s 100,000.	roggregote
b) Combined Limits Plan Covera	ges	\	\$	each occurre
c) Coverage Forms				
The Liability Form attached hereto is entitled: BLANE	ET LIABILIT	Y INSURANCE C	-1138	
	4			
d) Hazards Excluded				
The fallowing "hazards" as defined by the form entitled	"Policy Conditions a	nd Definitions" are exc	luded therefrom:	
	· · · · · · · · · · · · · · · · · · ·			
		,		
· · · · · · · · · · · · · · · · · · ·				
				,
		`. •		
			-	
				,
•			'	
			·	
		,		
				.`
AFFRICA.				
MEDICAL				
Coverage E - Premises	5	each person	1	each acciden
Coverage M - Personal		each person		each occider
,				
	-		, 300,000.	
PERSONAL INJURY	4 5	roge P	4	nagregate NIL
Including an offense within the following groups of offense Exclusion C Deleted	A-B	In:	sured s participation	RIL
PERSONAL LIABILITY X indicates coverage is				
Coverage L - Personal Liability - The limit of liability				
	ach accurrence is and	licable unless the box	or \$500 coverage is checke	d. \$500
Coverage N - Physical Damage to Property - \$250 e	och occoncince is opp			-

UNDERWRITING DAILY

PRINTED IN U.

	<b>Designation</b>	2
- 10	-	CO

# PY ICY CHANGE ENDORSEMENT

ECTIONS

OL TING FORMS ARE ADDED TO AND MADE A PART OF THE POLICY: IL0915(1/83)

ION II - LIABILITY

FOLLOWING FORMS ARE ADDED TO AND MADE A PART OF THE POLICY: 1 1200(3/80), CGL21201(7/82)

FOLLOWING FORMS ARE HEREBY DELETED FROM THE POLICY: 1200(10/79), C1599(1/72)

ERAGE	LOC.	BLDG	LIMITS OF	LIABILITY		CO.	OLD	NEW	O ANNU	AL 3 YEAR	UNEARNED			
NOITH	NO.	NO.	PREVIOUS LIMIT	NEW	LIMIT	1NS.	RATE	RATE	OLD PREMIUM	NEW PREMIUM	DIFFERENCE	SR/PR FACTOR	RETURN PREMIUM	
			\$	\$		-			\$	\$	\$		\$	
						-								
												1 4		
			1-1											1.
														1,
	-													1.
. 253														
100							1					1		
											*			
	1													
			·					1						

			- ANNU	AL D3 YEAR	PREMIUMS	UNEARHED SR/PR FACTOR	ADDITIONAL PREMIUM	
COVERAGE · AMOUNT · CLASS · CODE	RATE	EXPOSURE.	OLD PREMIUM	NEW PREMIUM	DIFFERENCE	FACTOR	PREMIUM D	
			\$	\$	\$ .		\$ .	
·								
		•						
•								
	-		,					,
The state of the s								markets o
TOTAL CHAI	NGE THIS EN	DORSEMENT	\$	\$	\$		\$	
REVISED POLICY.	/INSTALLME	NT PREMIUM	5	\$			<b>A</b>	

(SUBSEQUENT INSTALLMENTS MAY BE SUBJECT TO REVISION)

AGENCY

INSURED LI	NOTYM	PLYWOOD	ASSOC	IATION
ET EMENT	4-23-	-83	- 1	et the hour of pay stated in the policy
PO: NUMBER	CP 64	+6638 A		
POLICY EXP DATE	4-23-		GSL ACCT.	
ENDORSEMENT NUMBER			TYPING	4-15-83
SERVICE	MH:TS	5:5		

	AMOUNT	DUE NOW	
,	-INSURED	COMPANY	

A.MAE	designated the state of the sta	
	4	

AUTHORIZED REPRESENTATIVE

		(COVER	AGE SUPPLEMENT		
1.	ADDITIONAL DECLARATIONS	50700		507000	
	(a) Limit of Liability:	s 300,000.	Each Claim	s 300,000.	Aggregate Per Policy Yea
	(b) Deductible Amount:	\$ 1,000.00			
	(c) Premium Computation:				
	Estimated No. of Em	ployees	Rate (Per Employe	e) Esti	mated Premium
	203		≥054°, °C°	Basic Charge	sINCL.
	•				\$
			22 11	Tota!	sINCL.
	(d) Minimum Premium:	\$ 145. 7	62.17		

EMPLOYEE BENEFITS LIABILITY

## 2. INSURING AGREEMENTS

(a) Coverage

The company will pay on behalf of the insured, all sums which the insured shall become legally obligated to pay as a result of damages sustained by an employee, prospective employee, former employee or the beneficiaries or legal representatives thereof, caused by any negligent act or omission of the insured, or any other person for whose acts the insured is legally liable in the administration of the insured's Employee Benefit Programs.

(b) Deductible

The deductible amount stated in the Additional Declarations shall be deducted from the amount of all claims arising out of the same negligent act or omission and the company shall be liable for loss only in excess of that amount.

However in event of any claim, irrespective of the amount, notice thereof shall be given by or on behalf of the insured to the company, in accordance with the terms of this insurance and the company may at its option, investigate, negotiate or settle such claim. If claim is paid by the company, the insured agrees to reimburse the company for the deductible amount advanced by it.

(c) Defense, Settlement, Supplementary Payments

The company will pay, in addition to the applicable limit of liability:

- (1) all expenses incurred by the company, all cost taxed against the insured in any suit defended by the company and all interest on the entire amount of any judgment therein which accrues after entry of the judgment and before the company has paid or tendered or deposited in court that part of the judgment which does not exceed the limit of the company's liability thereon;
- (2) premiums on appeal bonds required in any such suit, premiums on bonds to release attachments in any such suit for an amount not in excess of the applicable limit of liability of this policy, and the cost of bail bonds required of the insured not to exceed \$250 per bail bond, but the company shall have no obligation to apply for or furnish any such bonds;
- (3) reasonable expenses incurred by the insured at the company's request, including actual loss of wages or salary (but not loss of other income) not to exceed \$25 per day because of his attendance at hearings or trials at such request.
- (d) Exclusions

This Insurance Does Not Apply:

- (1) To any dishonest, traudulent, criminal or malicious act; libel; slander; discrimination or humiliation;
- (2) To bodily injury to, or sickness, disease, or death, of any person, or to injury to or destruction of any tangible property, including the loss of use thereof;
- (3) To any claim for failure of performance of contract by any insurer;
- (4) To any claim based upon failure to comply with any law concerning Workmen's Compensation, Unemployment Insurance, Social Security or Disability benefits.
- (5) To any claim based upon:
  - (i) failure of Investment securities to perform as represented by an insured;
  - (ii) advice given by an insured to an employee concerning participation in stock subscription plans;
  - (iii) fiduciary liability imposed by the Employee Retirement Income Security Act of 1974.

# 3. DEFINITIONS

- (a) "Insured" The unqualified word "insured," wherever used, includes not only the named insured, but also any partner, officer, director, or stockholder, or any employee who is authorized to act in the administration of the insured's Employee Benefit Programs.
- (b) "Employee Benefit Programs" The term "Employee Benefit Programs" shall mean group life insurance, group health insurance, profit sharing plans, pension plans, employee stock subscription plans, workmen's compensation, unemployment insurance social security, disability benefits insurance and travel, savings or vacation plans.
- (c) "Administration" The unqualified word "administration," wherever used, shall mean:
  - (1) Giving counsel to employees with respect to the Employee Benefit Programs;
  - (2) Interpreting the Employee Benefit Programs;
  - (3) Handling of records in connection with the Employee Benefit Programs;
  - (4) Effecting enrollment, termination or cancellation of employees under the Employee Benefit Programs; provided all such acts are authorized by the named insured.
- (d) "Employee" The unqualified word "employee" includes employees, former employees, retired employees, directors and former directors of the named insured, and their heirs, legatees and legal representatives.





This endorsement alters the provisions for:

BLANKET LIABILITY INSURANCE—COVERAGES A & B
COMPREHENSIVE GENERAL LIABILITY INSURANCE
MANUFACTURERS' AND CONTRACTORS' LIABILITY INSURANCE
OWNERS', LANDLORDS' AND TENANTS' LIABILITY INSURANCE

# It is agreed that:

- The company's obligation under the Bodily Injury Liability and Property Damage Liability Coverages to pay damages on behalf of the insured applies only to the amount of damages in excess of any deductible amounts stated in the schedule below as applicable to such coverages.
- 2. The deductible amounts stated in the schedule apply as follows:
  - (a) PER CLAIM BASIS If the deductible is on a "per claim" basis, the deductible amount applies under the Bodily Injury Liability or Property Damage Liability Coverage, respectively, to all damages because of bodily Injury sustained by one person, or to all property damage sustained by one person or organization, as the result of any one occurrence.
  - (b) PER OCCURRENCE BASIS If the deductible is on a "per occurrence" basis, the deductible amount applies under the Bodily Injury Liability or Property Damage Liability Coverage, respectively, to all damages because of all bodily injury or property damage as the result of any one occurrence.
- The terms of the policy, including those with respect to (a) the company's
  rights and duties with respect to the defense of suits and (b) the
  insured's duties in the event of an occurrence apply irrespective
  of the application of the deductible amount.

4.	The	company	may	pay	any	parl	or	all	of	the	dedu	ctible	amount	t to
	effec	ct settleme	nt of	any c	laim	or su	it a	ind,	up	on-n	otifica	ation o	f the act	ion
	take	n, the nam	ned i	nsur	ed s	hall p	oro	mpt	ly I	eim	burse	the co	ompany	for
	much	and of th	n das	hintib	da a	moule	of o	n he		2000	caid	but the	comico	

SC	HEDULE
Coverage	Amount and Basis of Doductible
Bodily Injury Liability	\$ per claim
	\$ per occurrence
Property Damage Liability	\$ per claim \$ per occurrence
	ENT (Enter here any limitations on the no limitation is entered, the deductibles ):

COMPLETE THE FOLLOWING IF NOT ATTACHED TO POLICY WHEN POLICY IS ISSUED:

INSURED		:	COVER-	CLASS OR CODE	UNEARNED SR/PR FACTOR	OLD (FULL TERM) PREMIUM	RETURN	(FULL TERM) PREMIUM	ADDITIONAL PREMIUM
ENDORSEMENT 4-23-84	the hour of day sta	sed in the policy)		-		8	5	1	8
POLICY NUMBER CP 645638-A					- T				
POUCY EXP DATE	GSL ACCT.								
ENDORSEMENT NUMBER	TYPING	4-25-84							
SERVICE OFFICE									
					TO	TALS GROSS	•		

AUTHORIZED REPRESENTATIVE



# ADDITIONAL INSURED (EMPLOYEES)

This endorsement modifies such insurance as is afforded by the provisions of the policy relating to the following:

BLANKET LIABILITY INSURANCE — COVERAGES A & B
COMPREHENSIVE GENERAL LIABILITY INSURANCE
MANUFACTURERS' AND CONTRACTORS' LIABILITY INSURANCE
OWNERS', LANDLORDS' AND TENANTS' LIABILITY INSURANCE
STOREKEEPERS' INSURANCE

It is agreed that the "Persons Insured" provision is amended to include any employee of the named insured while acting within the scope of his duties as such, but the insurance afforded to such employee does not apply:

 to bodily injury to (a) another employee of the named insured arising out of or in the course of his employment or (b) the named insured or, if the named insured is a partnership or joint venture, any partner or member thereof;

2. to property damage to property owned, occupied or used by, rented to, in the care, custody or control of, or over which physical control is being exercised for any purpose by (a) another employee of the named insured or (b) the named insured, or, if the named insured is a partnership or joint venture, any partner or member thereof.

This endorsement is executed by the company stated in the declarations. W D HAMMERSLA SECRETARY COMPLETE THE FOLLOWING IF NOT ATTACHED TO POLICY WHEN POLICY IS ISSUED: SR PH SACTUR PREMIUM HEW IFULL TERMS PREMIUM ADDITIONAL PREMIUM LLASS IDECODI PREMIUM INSURED EFFECTIVE hat the tope of the states in the sum POLICY OR BONI MPP ACCI EXP DATE ENDORSEMENT NUMBER TOTALS GROSS

RESIDENT LICENSED ALIENT

# PERSONAL INJURY LIABILITY INSURANCE



The company will pay on behalf of the insured all sums which the insured shall become legally obligated to pay as damages because of injury (herein called "personal injury") sustained by any person or organization and arising out of one or more of the following offenses committed in the conduct of the named insured's business:

- Group A false arrest, detention or imprisonment, or malicious prosecution:
- Group B the publication or utterance of a libel or slander or of other defamatory or disparaging material, or a publication or utterance in violation of an individual's right of privacy; except publications or utterances in the course of or related to advertising, broadcasting or telecasting activities conducted by or on bahalf of the named insured:
- Group C wrongful entry or eviction, or other invasion of the right of private occupancy;

If such offense is committed during the policy period within the United States of America, its territories or possessions, or Canada, and the company shall have the right and duty to defend any suit against the insured seeking damages on account of such personal injury even if any of the allegations of the suit are groundless, false or fraudulent, and may make such investigation and settlement of any claim or suit as it deems expedient, but the company shall not be obligated to pay any claim or judgment or to defend any suit after the applicable limit of the company's liability has been exhausted by payment of judgments or settlements.

# Exclusions

This insurance does not apply:

- (a) to liability assumed by the insured under any contract or agreement;
- (b) to personal injury arising out of the wilful violation of a penal statute or ordinance committed by or with the knowledge or consent of any insured;
- (c) to personal injury sustained by any person as a result of an offense directly or indirectly related to the employment of such person by the named insurad;
- (d) to personal injury arising out of any publication or utterance described in Group B, if the first injurious publication or utterance of the same or similar material by or on behalf of the named insured was made prior to the effective date of this insurance;

(e) to personal injury arising out of a publication or utterance described in Group B concerning any organization or business enterprise, or its products or services, made by or at the direction of any insured with knowledge of the falsity thereof.

# 2. PERSONS INSURED

Each of the following is an insured under this insurance to the extent set forth below:

- (a) if the named insured is designated in the declarations as an individual, the person so designated and his spouse;
- (b) if the named insured is designated in the declarations as a partnership or joint venture, the partnership or joint venture so designated and any partner or member thereof but only with respect to his liability as such;
- (c) if the named insured is designated in the declarations as other than an individual, partnership or joint venture, the organization so designated and any executive officer, director or stockholder thereof while acting within the scope of his duties as such.

This insurance does not apply to personal injury arising out of the conduct of any partnership or joint venture of which the insured is a partner or member and which is not designated in this policy as a named insured.

# B. LIMITS OF LIABILITY: INSURED'S PARTICIPATION

Regardless of the number of (a) insureds under this policy, (b) persons or organizations who sustain personal injury, or (c) claims made or suits brought on account of personal injury, the total limit of the company's liability under this coverage for all damages shall not exceed the limit of personal injury liability stated in the declarations as "aggregate."

If a participation percentage is stated in the schedule for the insured, the company shall not be liable for a greater proportion of any loss than the difference between such percentage and one hundred percent and the balance of the loss shall be borne by the insured; provided, the company may pay the insured's portion of a loss to effect settlement of the loss, and, upon notification of the action taken, the named insured shall promptly reimburse the company therefor.

# 4. ADDITIONAL DEFINITION

When used in reference to this insurance:

"damages" means only those damages which are payable because of personal injury arising out of an offense to which this insurance applies.

POLICY: EFFECTIVE:

CP646638A 4/23/79-4/23/82

LIABILITY FORM: CONDITIONS FORM: POLLUTION EXCLUSION:

C-1138 4/78 C-1652 8/78 C-1599 1/72



# BLANKET LIABILITY INSURANCE (COVERAGE SUPPLEMENT)



# COVERAGE A - BODILY INJURY - except Automobile

# COVERAGE B - PROPERTY DAMAGE - except Automobile

The company will pay all sums which the insured shall become legally obligated to pay as damages because of bodily injury or property damage to which this insurance applies, caused by an occurrence. The company shall have the right and duty to defend any suit against the insured seeking damages on account of such bodily injury or property damage, even if any of the allegations of the suit are groundless, false or fraudulent, and may make such investigation and settlement of any claim or suit as it deems expedient. The company shall not be obligated to pay any claim or judgment or to defend any suit after the applicable limit of the company's liability has been exhausted by payment of judgments or settlements.

# Exclusions

This insurance does not apply

- (a) to bodily injury or property damage arising out of the ownership, maintenance, operation, use, loading or unloading of
  - (1) any automobile or aircraft owned or operated by or rented or loaned to any insured, or
  - (2) any other automobile or aircraft operated by any person in the course of his employment by any insured;
  - but this exclusion does not apply to the parking of an automobile on insured premises, if such automobile is not owned by or rented or loaned to any insured;
- (b) to bodily injury or property damage included within the war hazard with respect to liability assumed by the insured under any contract or agreement or expenses for first aid under the Supplementary Payments provision;
- (c) to any obligation for which the insured or any carrier as his insurer may be held liable under any workmen's compensation, unemployment compensation or disability benefits law, or under any similar law;
- (d) to bodily injury to any employee of the insured arising out of and in the course of his employment by the insured; but this exclusion does not apply to liability assumed by the insured under any contract;
- (e) to property damage: (1) to property owned or transported by the insured; (2) to property occupied by or rented to the insured; (3) to property under ballment to the insured lexcept. injury to or destruction of such property srising out of the use of elevators or escalators or to liability assumed under sidetrack agreements); (4) to that particular part of any property (i) upon which operations are being performed by or on behalf of the insured; or (ii) out of which such injury or destruction arises; (5) to premises alienated by the named insured arising out of such premises or any part thereof; (6) to the named insured's products arising out of such products or any part of such products: (7) with respect to the completed operations hazard and with respect to any classification stated in the company's manual as "including completed operations," to work performed by or on behalf of the named insured arising out of such work or any portion thereof, or out of such materiels, parts or equipment furnished in connection therewith;
- to damages claimed for the withdrawal, inspection, repair, replacement, or loss of use of the named insured's products or work completed by or for the named insured or of any property of which such products or work form a part, if such products, work or property are withdrawn from the market or from use because of any known or suspected defect or deficiency therein:
- (g) to bodily injury or property damage arising out of: (1) the ownership, maintenance, operation, use, loading or unloading of any mobile equipment while being used in any prearranged or organized racing, speed or demolition contest or in any stunting activity or in practice or preparation for any such contest or activity; (2) and in the course of the transportation of mobile equipment by an automobile owned or operated by or rented or loaned to any insured;
- (h) to loss of use of tangible property which has not been physically injured of destroyed resulting from:

(1) a delay in or lack of performance by or on behalf of the

named insured of any contract or agreement, or-

(2) the failure of the named insured's products or work performed by or on behalf of the named insured to meet the level of performance, quality, fitness or durability warranted or represented by the named insured;

but this exclusion does not apply to loss of use of other tangible property resulting from the sudden and accidental physical injury to or destruction of the named insured's products or work performed by or on behalf of the named insured after such products or work have been put to use by any person or organization other than an insured;

- (i) to contractual liability assumed by the insured, if the insured or his indemnitee is an architect, engineer or surveyor, for bodity injury or property damage arising out of the rendering of or the failure to render professional services by such insured or indemnitee, including:
  - (1) the preparation or approval of maps, plans, opinions, reports, surveys, designs or specifications; and
  - (2) supervisory, inspection or engineering services.
- under Coverages A and B, to liability or injury arising out of or in connection with domestic activities of any insured which are not connected with the business of any insured.

# 2. COVERAGE E - PREMISES MEDICAL PAYMENTS

The company will pay to or for each person who sustains bodily injury caused by accident all reasonable medical expense incurred within one year from the date of the accident on account of such bodily injury, provided such bodily injury arises out of (a) a condition in the insured premises or (b) operations with respect to which the named insured is afforded coverage for bodily injury liability under this policy.

# Exclusions

This insurance does not apply:

(a) to bodily injury

- (1) arising out of the ownership, maintenance, operation, use, loading or unloading of
  - (i) any automobile or aircraft owned or operated by or rented or loaned to any insured, or
  - (ii) any other automobile or aircraft operated by any person in the course of his employment by any insured;
  - but this exclusion does not apply to the parking of an automobile on the insured premises, if such automobile is not owned by or rented or loaned to any insured;
- (2) arising out of the ownership, maintenance, operation, use, loading or unloading of any mobile equipment while being used in any prearranged or organized racing, speed or demolition contest or in any stunting activity or in practice or preparation for any such contest or activity;
- (3) arising out of and in the course of the transportation of mobile equipment by an automobile owned or operated by or rented or loaned to any insured:
- (b) to bodily injury
  - (1) included within the completed operations hazard or the products hazard:
  - (2) arising out of operations performed for the named insured by independent contractors other than (i) maintenance and repair of the insured premises or (ii) structural alterations of such premises which do not involve changing the size of or moving buildings or other structures;
  - (3) resulting from the selling, serving or giving of any alcoholic beverage (i) in violation of any statute, ordinance or regulation, (ii) to a minor, (iii) to a person under the influence of alcohol or (iv) which causes or contributes to the intoxication of any person, if the named insured is a person or organization engaged in the business of manufacturing, distributing, selling or serving alcoholic beverages or, if not so engaged, is an owner or lessor of premises used for such purposes but only part (i) of this exclusion (b) (3) applies when the named insured is such an owner or lessor;
  - (4) included within the war hazard;

(c) to bodily injury

(1) to the named insured, any partner therein, any tenant or other person regularly residing on the insured premises or any employee of any of the foregoing if the bodily injury arises out of and in the course of his employment therewith:



- (2) to any other tenant if the bodily injury occurs on that part of the insured premises rented from the named insured or to any employee of such a tenant if the bodily injury occurs on the tenent's part of the insured premises and arises out of and in the course of his employment for the tenant:
- (3) to any person while engaged in maintenance and repair of the insured premises or alteration, demolition or new construction at such premises:
- (4) to any person if any benefits for such bodily injury are payable or required to be provided under any workmen's compensation, unemployment compensation or disability benefits law, or under any similar law;

(5) to any person practicing, instructing or participating in any physical training, sport, athletic activity or contest;

(d) to any medical expense for services by the named insured, any employee thereof or any person or organization under contract to the named insured to provide such services.

## 3. PERSONS INSURED

Each of the following is en insured under this insurance to the extent set forth below:

 (a) the named insured and, if an individual, the spouse of such named insured if a resident of the same household;

(b) for Coverages A and B

- (1) If the named insured is designated in the declarations as
  - a partnership or joint venture, the partnership or joint venture so designated and any partner or member thereof but only with respect to his liability as such;
  - (ii) other than an individual, partnership or joint venture, the organization so designated and any executive officer, director or stockholder thereof while acting within the scope of his duties as such;
- (2) any person (other than an employee of the named insured) or organization while acting as real estate manager for the named insured; and.
- (3) with respect to the operation, for the purpose of locomotion upon a public highway, of mobile equipment registered under any motor vehicle registration law,

 an employee of the named insured while operating any such equipment in the course of his employment, and

(ii) any other person while operating with the permission of the named insured any such equipment registered in the name of the named insured and any person or orgenization legally responsible for such operation, but only if there is no other valid and collectible insurance available, either on a primary or excess basis, to such person or organization;

provided that no person or organization shall be an insured under this paragraph (3) with respect to:

(A) bodily injury to any fellow employee or

(B) property damage to property owned by, rented to, in charge of or occupied by the named insured or the employer of any person described in subparagraph (ii).

This insurance does not apply to bodily injury or property damage arising out of the conduct of any partnership or joint venture of which the insured is a partner or member and which is not designated in this policy as a named insured.

# 4. LIMITS OF LIABILITY

For the purpose of determining the limit of the company's liability, all bodily injury and property damage arising out of continuous or repeated exposure to substantially the same general conditions shall be considered as arising out of one occurrence.

Regardless of the number of insureds under this policy, the company's liability is limited as follows:

(a) Combined Limits Plan

The limit of liability under the Combined Limits Plan expressed in the declarations as applicable to "each occurrence" is the total limit of the company's liability under the bodily injury liability and property damage liability coverages combined for all damages as the result of any one occurrence provided:

- (1) with respect to \_\_amages included within the (i) completed operations hazard and the (ii) products hazard, such limit of liability shall be the total limit of the company's liability during each annual policy period as the result of one or more than one occurrence;
- (2) with respect to all damages arising out of property damage (other than the completed operation hazard, or the products hazard) such limit of liability shall be the total limit of the company's liability during each annual policy period as the result of one or more than one occurrence, but said limit of liability shall apply separately to each project with respect to operations being performed away from premises owned by or rented to the insured;
- (3) with respect to any occurrence for which the notice of this policy is given in lieu of security, or when when this policy is certified as proof of financial responsibility under the provisions of the motor vehicle financial responsibility law of any state or province, such limit of liability shall be applied in accordance with the applicable terms of such law, except that the total limit of liability shall not be reduced.

#### (b) Divided Limits Plan

# Coverage A -

The total liability of the company for all damages including damages for care and loss of services because of bodily injury sustained by one or more persons as the result of any one occurrence shall not exceed the limit of bodily injury liability stated in the declarations as applicable to "each occurrence." The total liability of the company for all damages because of (1) all bodily injury included within the completed operations hazard and (2) all bodily injury included within the products hazard shall not exceed the limit of bodily injury liability stated in the declarations as "aggregate."

#### Coverage B -

The total liability of the company for all damages because of all property damage sustained by one or more persons or organizations as the result of any one occurrence shall not exceed the limit of property damage liability stated in the declarations as applicable to "each occurrence." The total liability of the company for all damages because of all property damage to which this coverage applies shall not exceed the limit of property damage liability stated in the declarations as "aggregate."

Such aggregate limit shall apply separately with respect to each project eway from premises owned by or rented to the namez insured.

Aggregate limits of liability as stated in this policy shall apply separately to each annual policy period.

# Coverage E -

The limit of liability for Premises Medical Payments Coverage stated in the declarations as applicable to "each person" is the limit of the company's liability for all medical expense for bodily injury to any one person as the result of any one accident; but subject to the above provision respecting "each person," the total liability of the company under Premises Medical Payments Coverage for all medical expense for bodily injury to two or more persons as the result of any one accident shall not exceed the limit of liability stated in the declarations as applicable to "each accident."

# 5. TERRITORIAL APPLICATION

This insurance applies only to bodily injury or property damage which occurs: (a) for Coverages A and B, during the policy period within the policy territory; (b) for Coverage E, during the policy period within the United States of America, its territories or possessions, or Canada.

# 6. ADDITIONAL DEFINITIONS

When used in reference to this insurance (including endorsements forming a part of the policy):

"contractual liability" means liability expressly assumed under a contract or agreement; provided, however, that contractual liability shall not be construed as including liability under a warranty of the fitness or quality of the named insured's products or a warranty that work performed by or on behalf of the named

insured will be done in a workmanlike manner;

"insured premises" for Coverage E, means all premises owned by or rented to the named insured with respect to which the named insured is afforded coverage for bodily injury liability under this policy, and includes the ways immediately adjoining on land;

"medical expense" means expenses for necessary medical, surgical, X-ray and dental services, including prosthetic devices, and necessary ambulance, hospital, professional nursing and funeral services;

"war hazard" includes all bodily injury and property damage due to war, whether or not declared, civil war, insurrection, rebellion or revolution or to any act or condition incident to any of the foregoing.

## 7. ADDITIONAL CONDITIONS

(a) Medical Reports; Proof and Payment of Claim

As soon as practicable the injured person or someone on his behalf shall give to the company written proof of claim, under oath if required, and shall, after each request from the company, execute authorization to enable the company to obtain medical reports and copies of records. The injured person shall submit to physical examination by physicians selected by the company when and as often as the company may reasonably require. The company may pay the injured person or any person or organization rendering the services and the payment shall reduce the amoung payable hereunder for such injury. Payment hereunder shall not constitute an admission of liability of any person or, except hereunder, of the company.



# POLICY CONDITIONS AND DEFINITIONS

# GENERAL CONDITIONS

The following Conditions apply except as otherwise indicated.

Additional Conditions of modifications of the following Conditions may appear in the specific coverage sections.

 Premium. All premiums for this policy shall be computed in accordance with the company's rules, rates, rating plans, premiums and minimum premiums applicable to the insurance afforded herein.

If this policy is issued for a period in excess of one year with a specified expiration date and a premium is payable at each anniversary, such premium shall be determined annually on the basis of the rates in effect at the anniversary date.

If this policy is issued for a period without a specified expiration date, it may be continued by payment of the required premium for the succeeding annual period. Such premium must be paid to the company prior to each anniversary date; if not so paid, this policy shall expire on the first anniversary date that the said premium has not been received by the company.

- Time of Inception. To the extent that coverage in this policy replaces coverage in other policies terminating noon standard time on the inception date of this policy, coverage under this policy shall not become effective until such other coverage has terminated.
- 3. Cancellation. This policy may be canceled by the named insured by surrender thereof to the company or any of its authorized agents or by mailing to the company written notice stating when thereafter the cancellation shall be effective. This policy may be canceled by the company by mailing to the named insured at the mailing address shown in the Declarations, written notice stating when not less than ten days thereafter such cancellation shall be effective. The mailing of notice as aforesaid shall be sufficient proof of notice. The time of surrender or the effective date and hour of cancellation stated in the notice shall become the end of the policy period. Delivery of such written notice atther by the named insured or by the company shall be equivalent to mailing.

If the named insured cancels, the company shall, upon demand and surrender of this policy, refund the excess of paid premium above the customary short rates for the expired time. If the company cancels, earned premium shall be computed pro rata. Premium adjustment may be made either at the time cancellation is effected or as soon as practicable after cancellation becomes effective, but payment or tender of unearned premium is not a condition of cancellation.

Notice of cancellation addressed to the named insured and mailed to the mailing address shown in the Declaration shall be sufficient notice to effect cancellation of this policy.

- Concealment or Fraud. This policy is void if any insured has intentionally concealed or misrepresented any material fact or circumstance relating to this insurance.
- 5 Assignment. Assignment of interest under this policy shall not bind the company until its consent is endorsed hereon. However, if the named insured shall die, this insurance shall apply:
  - (a) to the named insured's legal representative, as the named insured, but only while acting within the scope of his duties as such; or
  - (b) to the person having temporary custody of the property of the named insured but only until the appointment and qualification of the legal representative.
- 6. Subrogation.
  - (a) In the event of any payment under this policy; the company shall be subrogated to all the insured's rights of recovery against any person or organization and the insured shall execute and deliver instruments and papers and do whatever else is necessary to secure such rights. The insured shall do nothing after loss to prejudice such rights.
  - (b) The company shall not be bound to pay any loss if the insured has impaired any right of recovery for loss, however, it is agreed that the insured may:

- (1) as respects property while on the premises of the insured, release others in writing from liability for loss prior to loss, and such release shall not affect the right of the insured to recover hereunder, and
- (2) as respects property in transit, accept such bills of lading, receipts or contracts of transportation as are ordinarily issued by carriers containing a limitation as to the value of such goods or merchandise.
- 7. Inspection and Audit. The company shall be permitted but not obligated to inspect the named insured's property and operations at any time. Neither the company's right to make inspections nor the making thereof nor any report thereon shall constitute an undertaking on behalf of or for the benefit of the named insured or others to determine or warrant that such property or operations are safe or healthful or are in compliance with any law, rule or regulation.

The company may examine and audit the named insured's books and records at any time during the policy period and extensions and within three years after the final termination of this policy, as far as they relate to the subject matter of this insurance.

- Liberalization Clause. In the event any filling is submitted to the insurance supervisory authorities on behalf of the company, and;
  - (a) the filing is approved or accepted by the insurance authorities to be effective while this policy is in force or within 45 days prior to its inception; and
  - (b) the filing includes insurance forms or other provisions that would extend or broaden this insurance by endorsement or substitution of form, without additional premium,

the benefit of such extended or broadened insurance shall inure to the benefit of the insured as though the endorsement or substitution of form has been made.

- 9 Insurance Under More Than One Coverage, Part or Endorsement, in the event that more than one coverage, part or endorsement of this policy insures the same loss, damage or claim, the company shall not be liable for more than the actual loss or damage sustained by the insured.
- 10 Waiver or Change of Provisions. The terms of this insurance shall not be waived, changed or modified except by endorsement issued to form a part of this policy.

# DEFINITIONS APPLICABLE TO SECTION II

We are in the process of making our policies easier to read. Because there are so many different forms we cannot rewrite them all at one time. For a time then, where used in this policy, "you" and "your" refer to the "named insured" shown in the Declarations. "We," "Us" and "Our" refer to the company providing this insurance.

When used in this policy (including endorsements forming a part hereof)

"Alcoholic Beverage Hazard" means bodily injury or property damage for which the insured or his indemnitee may be held liable

- (a) as a person or organization engaged in the business of manufacturing, distributing, selling or serving alcoholic beverages, gr
- (b) if not so engaged, as an owner or lessor of premises used for such purposes.

by reason of the selling, serving or giving of any alcoholic beverage

- (1) in violation of any statute, ordinance or regulation,
- (2) to a minor.
- (3) to a person under the influence of alcohol, or
- (4) which causes or contributes to the intoxication of any person:

but parts (2), (3) and (4) of this exclusion do not apply with respect to liability of the insured or his indemnited as an owner or lessor described in (b) above.

"automobile" means a land motor vel tiler or semitrailer designed for travel on public roads (is any machinery or apparatus attached thereto), snowmobiles, all-terrain vehicles and similar equipment and trailers designed for use therewith, but does not include mobile equipment;

"automobile business" means the business or occupation of g, repairing, servicing, storing or parking automobiles;

person or both under a contract, express or implied, for the insured to carry out such purpose and to redeliver such property or otherwise dispose of it as provided.

"Blanket Contractual Hazard" means liability assumed by the insured under any contract or agreement except an incidental contract; but this definition does not apply to a warranty of fitness or quality of the named insured's products or a warranty that work performed by or on behalf of the named insured will be done in a workmanlike manner:

"bodily injury" means bodily injury, sickness or disease sustained by any person which occurs during the policy period, including death at any time resulting thereform:

"Broad Form Property Damage Hazard" means property damage to

- (a) property used by the insured, or
- (b) property in the care, custody or control of the insured or as to which the insured is for any purpose exercising physical control.

but parts (a) and (b) of this definition do not apply with respect to liability under a written sidetrack agreement and part (b) of this definition does not apply with respect to property demage (other than to elevators) arising out of the use of an elevator at premises owned by, rented to or controlled by the named insured.

"Collapse Hazard" includes "structural property damage" as defined herein and property damage to any other property at any time resulting therefrom. "Structural property damage" means the collapse of or structural injury to any building or structure due to

- (a) grading of land, excavating, borrowing, filling, back-filling, funnelling, pile driving, cofferdam work or caisson work; or
- moving, shoring, underpinning, raising or demolition of any building or structure or removal or rebuilding of any structural support thereof.

The collapse hazard does not include property damage

- (a) arising out of operations performed for the named insured by independent contractors; or
- (b) included within the completed operations hazard or the underground property damage hazard; or
- (c) for which liability is assumed by the insured under an incidental contract:

"completed operations hazard" includes bodily injury and property damage arising out of operations or reliance upon a representation or warranty made at any time with respect thereto, but only if the bodily injury or property damage occurs after such operations have been completed or abandoned and occurs away from premises owned by or rented to the named insured. "Operations" include materials, parts or equipment furnished in connection therewith Operations shall be deemed completed at the earliest of the following times:

- (a) when all operations to be performed by or on hehalf of the named insured under the contract have been completed.
- (b) when all operations to be performed by or on behalf of the named insured at the site of the operations have been completed, or
- (c) when the portion of the work out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project.

Operations which may require further service or maintenance ork, or correction, repair or replacement because of any defect or deficiency, but which are otherwise complete, shall be deemed completed.

The completed operations hazard does not include bodily injury or property damage ansing out of

- (a) operations in conn, unless the bodily inju. In property damage arises out of a condition in or on a vehicle created by the loading or unloading thereof.
- (b) the existence of tools, uninstalled equipment or abandoned or unused materials, or
- (c) operations for which the classification stated in the policy or in the company's manual specifies "including completed

"elevator" means any hoisting or fowering device to connect floors or landings, whether or not in service, and all appliances thereof including any car, platform, shaft, hoistway, stainway, runway, power equipment and machinery; but does not include an automobile servicing hoist, or a hoist without a platform outside a building if without mechanical power or if not attached to building walls, or a hod or material hoist used in alteration, construction or demolition operations, or an inclined conveyor used exclusively for carrying property or a dumbwaiter used exclusively for carrying property and having a compartment height not exceeding four feet, or hydraulic or mechanical hoists used for dumping materials from trucks:

"Explosion Hazard" includes property damage arising out of blasting or explosion. The explosion hazard does not include property damage

- (a) arising out of the explosion of air or stream vessels, piping under pressure, prime movers, machinery or power transmitting equipment; or
- (b) arising out of operations performed for the named insured by independent contractors; or
- included within the completed operations hazard or the underground property damage hazard; or
- (d) for which liability is assumed by the insured under an incidental contract;

"incidental contract" means any written (a) lease of premises. (b) easement agreement, except in connection with construction or demolition operations on or adjacent to a railroad. (c) undertaking to indemnify a municipality required by municipal ordinance, except in connection with work for the municipality. (d) sidetrack agreement, or (e) elevator maintenance agreement;

"insured" means any person or organization qualifying as an insured in the "Persons Insured" provision of the applicable insurance coverage. The insurance afforded applies separately to each insured against whom claim is made or suit is brought, except with respect to the limits of the company's liability.

"Malpractice and Professional Services Hazard (Form A)" means bodily injury or property damage due to

- (a) the rendering of or failure to render
  - medical, surgical, dental, X-ray or nursing service or treatment, or the furnishing of food or beverages in connection therewith;
  - (2) any service or treatment conducive to health or of a professional nature; or
  - (3) any cosmetic or tonsorial service or treatment:
- (b) the furnishing or dispensing of drugs or medical, dental or surgical supplies or appliances; or
- (c) the handling of or performing of autopsies on dead bodies.

"Maipractice and Professional Services Hazard (Form B)" means bodily injury or property damage due to the rendering of or failure to render any cosmetic, ear piercing, tonsorial, massage, physic-therapy, chiropody, hearing aid, optical or optometrical services or treatments.

"Malpractice and Professional Services Hazard (Form C)" means bodily injury or property damage due to the residency of or failure to render any professional service.

"mobile equipment" means a land vehicle (including ariy machinery or apparatus attached thereto), whether or not self-propelled, (a) not subject to motor vehicle registration, or (b) maintained for use exclusively on premises owned by or rented to the named insured, including the ways immediately adjoining or (c) designed for use principally off public roads or (d) designed or maintained for the sole purpose of affording mobility to equipment of the following types forming an integral part of or permanently attached to such vehicle: power cranes, shovels, loaders, diggers and drills, concrete mixers (other than the mixing-

transit type); graders, scrap tol. and other road construction or repair equipment; air including spraying, welding and building cleaning equipment; and geophysical exploration and well servicing equipment.

"named insured" means the person or organization named in Item 1, of the declarations of this policy.

"named insured's products" means goods or products manufactured, sold, handled or distributed by the named insured or by others trading under his name, including any container thereof (other than a vehicle), but "named insured's products" shall not include a vending machine or any property other than such container, rented to or located for use of others but not sold;

"occurrence" means an event including continuous or repeated exposure to conditions, which results in bodily injury or property damage neither expected nor intended from the standpoint of the insured:

"policy territory" means anywhere in the world; provided, however, that: (a) resulting claims are asserted within the United States of America, its possessions, or Canada, and (b) it shall apply to suits and judgments for damages resulting therefrom only if suit is commenced in a court in the United States of America, its possessions or in Canada;

"products hazard" includes bodily injury and property damage arising out of the named insured's products or reliance upon a representation or warranty made at any time with respect thereto, but only if the bodily injury or property damage occurs away from premises owned by or rented to the named insured and after physical possession of such products has been relinquished to others:

"property damage" means (a) physical injury to or destruction of tangible property which occurs during the policy period, including the loss of use thereof at any time resulting therefrom, or (b) loss of use of tangible property which has not been physically injured or destroyed provided such loss of use is caused by an occurrence during the policy period:

"suit" includes an arbitration proceeding to which the insured is required to submit or to which the insured has submitted with the company's consent.

"Underground Property Damage Hazard" includes underground propertry damage as defined herein and property damage to any other property at any time resulting therefrom "Underground property damage" means property damage to wires, conduits, pipes, mains, sewers, tanks, tunnels, any similar property, and any apparatus in connection therewith, beneath the surface of the ground or water, caused by and occurring during the use of mechanical equipment for the purpose of grading land, paving, excavating, drilling, borrowing, filling, back-filling or pile driving

The underground property damage hazard does not include property damage

- (a) arising out of operations performed for the named insured by independent contractors; or
- (b) included within the completed operations hazard; or
- (c) for which liability is assumed by the insured under an incidental contract;

# CONDITIONS APPLICABLE TO SECTION II

- 1 Supplementary Payments. The company will pay, in addition to the applicable limit of liability:
  - (a) all expenses incurred by the company, all costs taxed against the insured in any suit defended by the company and all interest on the critice amount of any judgment therein which accrues after entry of the judgment and before the company has paid or tendered or deposited in court that part of the judgment which does not exceed the limit of the company's liability thereon;
  - (b) premiums on appeal bonds required in any such suit premiums on bonds to release attachments in any such suit for an aniount not in excess of the applicable limit of liability of this policy, but the company shall have no obligation to apply for or furnish any such bonds.
  - (c) expenses incurred by the insured for first aid to others at the time of an accident, for bodily injury to which this policy applies;
  - (d) reasonable expenses incurred by the insured at the company's request in assisting the company in the investiga-

tion c er. any claim or suit, including actual loss of ear. as not to exceed \$25 per day.

2. Premium. Premium designated in this policy as "advance premium" is a deposit premium only which shall be credited to the amount of the earned premium due at the end of the policy period. At the cloe of each period (or part thereof terminating with the end of the policy period) designated in the declarations as the audit period the earned premium shall be computed for such period and, upon notice thereof to the named insured, shall become due and payable. If the total earned premium for the policy period is less than the premium previously paid, the company shall return to the named insured the unearned portion paid by the named insured.

The named insured shall maintain records of such information as is necessary for premium computation and shall send copies of such records to the company at the end of the policy period and at such times during the policy period as the company may direct.

- 3. Financial Responsibility Laws. Such insurance as is afforded by this policy for bodily injury liability or for property damage liability shall comply with the provisions of any motor vehicle financial responsibility law to the extent of the coverage and limits of liability required by such law but in no event in excess of the limits of liability stated in this policy.
- 4. Insured's Duties in the Event of Occurrence, Claim or Suit.
  (a) In the event of an occurrence, written notice containing particulars sufficient to identify the insured and also reasonably obtainable information with respect to the time, place and circumstances thereof and the names and addresses of the injured and of available witnesses shall be given by or for the insured to the company or any of its authorized agents as soon as practicable.
  - (b) If claim is made or suit is brought against the insured, the insured shall immediately forward to the company every demand, notice, summons or other process received by him or his representative.
  - (c) The insured shall cooperate with the company and, upon the company's request, assist in making settlements, in the conduct of suits and in enforcing any right of contribution or indemnity against any person or organization who may be liable to the insured because of injury or damage with respect to which insurance is afforded under this policy; and the insured shall attend hearings and trials and assist in securing and giving evidence and obtaining the attendance of witnesses. The insured shall not, except at his own cost, voluntarily make any payment, assume any obligation or incur any expense other than for first aid to others at the time of the accident.
- 5 Action Against Company, No action shall lie against the company unless, as a condition precedent thereto, there shall have been full compliance with all of the terms of this policy, nor until the amount of the insured's obligation to pay shall have been finally determined either by judgment against the insured after actual trial or by written agreement of the insured, the claimant and the company.

Any person or organization or the legal representative thereof who has secured such judgment or written agreement shall thereafter be entitled to recovel under this policy to the extent of the insurance afforded by this policy. No person or organization shall have any right under this policy to join the company as a party in any action against the insured to determine the insured's hability, nor shall the company be impleaded by the insured or his legal representative. Bankruptcy or insolvency of the insured or of the insured's estate shall not relieve the company of any of its obligations hereunder.

Other insurance, it, applicable to the loss, there is any valid and collectible insurance, whether on a primary, excess or contingent basis, available to the insured (in this or any other carrier), there shall be no insurance afforded hereunder as respects such loss, except, that if the applicable limit of liability of this policy is in excess of the applicable limit of liability provided by the other insurance, this policy shall afford excess insurance over and above such other insurance in an amount sufficient to afford the insured a combined limit of liability equal to the applicable limit of liability afforded by this policy, insurance under this policy shall not be construed to be concurrent or contributing with any other insurance

which is available to the insured.

- Arbitration. The company shall be entitled to exercise all of the insured's rights in the choice of arbitrators and in the conduct of any arbitration proceeding.
- Annual Aggregate. If this policy is issued for a period in xcess of one year, any limit of the company's liability stated in this policy as "aggregate" shall apply separately to each consecutive annual period.

# 9. Nuclear Exclusion.

This policy does not apply:

- (a) Under any Liability Coverage, to bodily injury or property damage
  - (1) with respect to which an insured under this policy is also an insured under a nuclear energy liability policy issued by Nuclear Energy Liability Insurance Association, Mutual Atomic Energy Liability Underwriters or Nuclear Insurance Association of Canada, or would be an insured under any such policy but for its termination upon exhaustion of its limit of liability; or
  - (2) resulting from the hazardous properties of nuclear material and with respect to which (i) any person or organization is required to maintain financial protection pursuant to the Atomic Energy Act of 1954, or any law amendatory thereof, or (ii) the insured is, or had this policy not been issued would be, entitled to indemnity from the United States of America, or any agency thereof, under any agreement entered into by the United States of America, or any agency thereof, with any person or organization.
- (b) Under any Medical Payments Coverage, or under any Supplementary Payments provision relating to first aid, to expenses incurred with respect to damage resulting from the hazardous properties of nuclear material and arising out of the operation of a nuclear facility by any person or organization.
- (c) Under any Liability Coverage, to damage resulting from the hazardous properties of nuclear material, if
  - the nuclear material (i) is at any nuclear facility owned by, or operated by or on behalf of, an insured or (ii) has been discharged or dispersed therefrom;
  - (2) the nuclear material is contained in spent fuel or waste at any time possessed, handled, used, processed, stored, transported or disposed of by or on behalf of an insured; or
  - (3) the damage arises out of the furnishing by an insured of services, materials, parts or equipment in connec-

tion with the ming, construction, maintenance, operation or use of any nuclear facility, but if such facility is located within the United States of America, its territories or possessions or Canada, this exclusion (3) applies only to property damage to such nuclear facility and any property thereat.

As used in this exclusion

"hazardous properties" include radioactive toxic or explosive properties:

"nuclear material" means source material, special nuclear material or byproduct material;

"source material," "special nuclear material," and "byproduct material" have the meanings given them in the Atomic Energy Act of 1954 or in any law amendatory thereof;

"spent fuel" means any fuel element or fuel component, solid or liquid, which has been used or exposed to radiation in a nuclear reactor;

"waste" means any waste material (1) containing byproduct material and (2) resulting from the operation by any person or organization of any nuclear facility included within the definition of nuclear facility under paragraph (a) or (b) thereof:

"nuclear facility" means

- (a) any nuclear reactor,
- (b) any equipment or device designed or used for (1) separating the isotopes of uranium or plutonium, (2) processing or utilizing spent fuel, or (3) handling, processing or packaging waste,
- (c) any equipment or device used for the processing, fabricating or alloying of special nuclear material if at any time the total amount of such material in the custody of the insured at the premises where such equipment or device is located consists of or contains more than 25 grams of plutonium or uranium 233 or any combination thereof, or more than 250 grams of uranium 235.
- (d) any structure, basin, excavation, premises or place prepared or used for the storage or disposal of waste,

and includes the site on which any of the foregoing is located, all operations conducted on such site and all premises used for such operations:

"nuclear reactor" means any apparatus designed or used to sustain nuclear fission in a self-supporting chain reaction or to contain a critical mass of fissionable material;

"property damage" includes all forms of radioactive contamination of property.



This endorsement modifies such insurance as is afforded by the provisions of the policy relating to the following:

BLANKET LIABILITY INSURANCE - COVERAGES A AND B
COMMERCIAL TOP NOTCH INSURANCE

COMPREHENSIVE GENERAL LIABILITY-INSURANCE COMPLETED OPERATIONS AND PRODUCTS LIABILITY INSURANCE CONTRACTUAL LIABILITY INSURANCE

GROWERS' AND RANCHERS' LIABILITY INSURANCE — COVERAGES A AND B MANUFACTURERS' AND CONTRACTORS' LIABILITY INSURANCE OWNERS' AND CONTRACTORS' PROTECTIVE LIABILITY INSURANCE OWNERS', LANDLORDS' AND TENANTS' LIABILITY INSURANCE SPECIAL MULTI-PERIL LIABILITY INSURANCE STOREKEEPER'S INSURANCE

# POLLUTION EXCLUSION

It is agreed that the insurance does not apply to Bodily Injury\* or Property Damage caused by or resulting from the discharge of matter (either during the policy period or prior to its commencement) on or into water, land air or any other real or personal property; provided, however, that this endorsement shall not exclude insurance with respect to the discharge of matter, if the discharge is sudden, unexpected, unintentional and occurs during the policy period following the effective date of this endorsement.

When used in this Endorsement:

- (a) "discharge of matter" means the emission of matter through its release, spillage, leakage or by means of dumping, emptying, pumping or due to failure of any equipment or resulting from any other source or cause whatsoever;
- (b) "matter" means any substance (gas, liquid, or solid) of any description or origin.

It is further agreed that this endorsement shall not apply to liability arising out of the ownership, maintenance, or use of any automobile.

\*In the event this form is attached to a Commercial Top Notch Policy "Personal Injury" shall be substituted for "Bodily Injury."

KA

his endorsement is ex	ecuted by the co	mpany stated in the t	Jeciarat	ions.					2		
W D HAMMI	mersla ERSLA, SECRETARY IF NOT ATTACHED TO	POLICY WHEN POLICY IS IS	SUED:				/	S'ri	GORDON H. SWE	ANY, PRESIDENT	j
INSCIRED			COVEP	CLASS OH CODE	UNEARNED SR/PR FACTUR	OLD IFULL TERMI PHEMIUM	RETURN PHEMIUM		(FULL TERM) PREMIUM	ADDITIONAL PREMIUM	
ENDORSEMENT	ial the no	ur of day stated in the policy)				5	5		5	s .	
POLICY OR BOND	SERVICE OFFICE										
POLICY EXP DATE	MPF ACCT										
E NDORSEMENT	TYPING DATE										
S . SAFECO INSURANCE COM G . GENERAL INSURANCE CO F . FIRST NATIONAL INSURA	MPANY OF AMERICA					TOTALS-GROSS					]
(Policy or Bond 4 named by 4											
								SIDLET	LICENSEL AGENT		

POLICY: EFFECTIVE:

LIABILITY FORM: CONDITIONS FORM: POLLUTION EXCLUSION: CP646638 4/23/76-4/23/79

C-10 9/74 C-1652 5/74 C-1599 1/72

# **BLANKET LIABILITY INSURANCE**

(COVERAGE SUPPLEMENT)

1. COVERAGE A - BODILY INJURY -except Automobile

COVERAGE B - PROPERTY DAMAGE - except Automobile

COVERAGE C - BODILY INJURY - Automobile

COVERAGE D - PROPERTY DAMAGE - Automobile

With respect to such of the foregoing coverages as have become effective under the provisions of the declarations page of this policy, the company will pay on behalf of the insured all sums which the insured shall become legally obligated to pay as damages because of bodily injury or property damage to which this insurance applies, caused by an occurrence. The company shall have the right and duty to defend any suit against the insured seeking damages on account of such bodily injury or property damage, even if any of the allegations of the suit are groundless, false or traudulent, and may make such investigation and settlement of any claim or suit as it deems expedient. The company shall not be obligated to pay any claim or judgment or to defend any suit after the applicable limit of the company's liability has been exhausted by payment of judgments or settlements.

#### Exclusions

This insurance does not apply:

- (a) to bodily Injury or property damage included within the war hazard with respect to liability assumed by the Insured under any contract or agreement or expenses for first aid under the Supplementary Payments provision;
- (b) to any obligation for which the Insured or any carrier as his insurer may be held liable under any workmen's compensation, unemployment compensation or disability benefits law, or under any similar law.
- (c) to bodily injury to any employee of the insured arising out of and in the course of his employment by the insured; but this exclusion does not apply to liability assumed by the insured under any contract;
- (d) to properly damage: (1) to properly owned or transported by the insured; (2) to properly occupied by or rented to the insured, except damage to a rented residence or private garage caused by a private passenger automobile; (3) to properly under ballment to the insured (except injury toor destruction of such properly arising out of the use of elevators or escalators or to liability assumed under sidetrack agreements); (4) to that particular part of any properly (i) upon which operations are being performed by or on behalf of the insured, or (ii) out of which such injury or destruction arises; (5) to premises alienated by the named insured arising out of such products or any part of such products arising out of such products or any part of such products; (7) to work performed by or on behalf of the named insured arising out of the work or any portion thereof, or out of materials, parts or equipment furnished in connection thereowith.
- (e) to damages claimed for the withdrawal, trispection, repair, repracement, or loss of use of the named insured's products or work completed by or for the named insured or of any property of which such products or work form a part, if such products, work or property are withdrawn from the market or from use because of any known or suspected defect or deficiency therein;
- (i) to bodily injury or property damage arising out of the ownership, maintenance, operation, use, loading or unloading of any mobile equipment while being used in any prearranged or organized racing, speed or demolition contest or in any stunting activity or in practice or preparation for any such contest or activity:
- (g) to loss of use of tangible property which has not been physically injured or destroyed resulting from
  - a delay in or lack of performance by or or, behalf of the named insured of any contract or agreement, or

(2) the failure of the named insured's products or work performed by or on behalf of the named insured to meet the level of performance, quality, fitness or durability warranted or represented by the named insured;

but this exclusion does not apply to loss of use of other tangible property resulting from the sudden and accidented physical injury to or destruction of the named insured's products or work performed by or on behalf of the named insured after such products or work have been put to use by any person or organization other than an insured;

- (h) to contractual liability assumed by the insured, if the insured or his indemnitee is an architect, engineer or surveyor, for bodily injury or property damage arising out of the rendering of or the failure to render professional services by such insured or indemnitee, including
  - the preparation or approval of maps, plans, opinions, reports, surveys, designs or specifications and
  - (2) supervisory, inspection or engineering services.
- (i) to bodily injury or property damage arising out of the ownership, maintenance, operation, use, loading or unloading of (1) any aircraft owned or operated by or rented or loaned to any insured, or (2) any other aircraft operated by any person in the course of his employment by any insured;
- (j) under Coverages A and B, to liability or injury arising out of or in connection with domestic activities of any insured which are not connected with the business of any insured.

# 2. COVERÁGE E - PREMISES MEDICAL PAYMENTS

The company will pay to or for each person who sustains bodily injury caused by accident all reasonable medical expense incurred within one year from the date of the accident on account of such bodily injury, provided such bodily injury arises out of (a) a condition in the insured premises or (b) operations with respect to which the named insured is afforded coverage for bodily injury liability under this policy.

# Exclusions

This insurance does not apply:

- (a) to bodily injury
  - arising out of the ownership, maintenance, operation, use, loading or unloading of
    - (i) any automobile or aircraft owned or operated by or rented or loaned to any insured, or
    - (ii) any other automobile or aircraft operated by any person in the course of his employment by any firsured;

but this exclusion does not apply to the parking of an automobile on the insured premises, if such automobile is not owned by or rented or loaned to any insured;

- (2) arising out of the ownership, maintenance, operation, use, loading or unloading of any mobile equipment white being used in any prearranged or organized racing, speed or demolition contest or in any stunting activity or in practice or preparation for any such contest or activity.
- (3) arising out of and in the course of the transportation of mobile equipment by an automobile owned or operated by or rented or loaned to any insured;
- (b) to bodily injury
  - included within the completed operations hazard or the products hazard;
  - (2) arising out of operations performed for the named insured by independent contractors other than (i) maintenance and repair of the insured premises or (ii) structural alterations at such premises which do not involve changing the size of or moving buildings or other structures.

(continued on reverse side)

- (3) resulting from the selling, serving or giving of any alcoholic beverage (i) in violation of any statute inance or regulation, (ii) to, a minor. (iii) to a person unde influence of alcohol or (iv) which causes or contributes to the intoxication of any person, if the named insured is a person or organization engaged in the business of manufacturing, distributing, selling or serving alcoholic beverages or, if not so engaged, is an owner or lessor of premises used for such purposes but only part (i) of this exclusion (b) (3) applies when the named insured is such an owner or lessor.
- (4) included with the war hazard;
- (c) to bodily injury
  - (1) to the named insured, any partner therein, any tenant or other person regularly residing on the insured premises or any employee of any of the foregoing if the bodily injury arises out of and in the course of his employment therawith;
  - (2) to any other tenant if the bodily injury occurs on that part of the insured premises rented from the named insured or to any employee of such a tenant if the bodily injury occurs on the tenant's part of the insured premises and arises out of and in the course of his employment for the tenant;
  - (3) to any person while engaged in maintenance and repair of the insured premises or alteration, demolition or new construction at such premises;
  - (4) to any person if any benefits for such bodily injury are payable or required to be provided under any workmen's compensation, unemployment compensation or disability benefits law, or under any similar law;
  - (5) to any person practicing, instructing or participating in any physical training, sport, athletic activity or contest;
- (d) to any medical expense for services by the named insured, any employee thereof or any person or organization under contract to the named insured to provide such services.

## 3. PERSONS INSURED

Each of the following is an insured under this insurance to the extent set forth below:

- (a) the named insured and, if an individual, the spouse of such named insured if a resident of the same household;
- (b) for Coverages A and B
  - (1) if the named insured is designated in the declarations as
    - a partnership or joint venture, the partnership or joint venture, so designated and any partner or member thereof but only with respect to his liability as such;
    - (ii) other than an individual, partnership or joint venture, the organization so designated and any executive officer, director or stockholder thereof while acting within the scope of his dulies as such;
  - (2) any person (other than an employee of the named insured) or organization while acting as real estate manager for the named insured; and
  - (3) with respect to the operation, for the purpose of locomotion upon a public highway, of mobile equipment registered under any motor vehicle registration law.
    - (i) an employee of the named insured white operating any such equipment in the course of his employment, and
    - (ii) any other person while operating with the permission of the named insured any such equipment registered in the name of the named insured and any person or organization legally responsible for such operation, but only if there is no other valid and collectible insurance available, either on a primary or excess basis to such person or organization;

provided that no person or organization shall be an insured under this paragraph (3) with respect to:

- (A) bodily injury to any fellow employee of such person injured in the course of his employment, or
- (B) property damage to proberly owned by, rented to, in charge of or occupied by the named insured or the employer ; any (s;son described in subparagraph (ii).

This multiple goes not applied by partnership or joint venture of which the insured is a perform or inentities and which is not designated in this policy as a named insured.

# (c) for Coverages C and D

- (1) any pariner or ext sofficer thereof, but with respect to a non-owned aut. Solle only while such automobile is being used in the business of the named insured;
- (2) any other person while using an owned automobile or a hired automobile with the permission of the named insured, provided his actual operation or (if he is not operating) his other actual use thereof is within the scope of such permission, but with raspect to bodily injury or property damage arising out of the loading or unloading thereof, such other person shall be an insured only if he is: (i) a lessee or borrower of the automobile, or (ii) an employee of the named insured or of such lessee or borrower;
- (3) any other person or organization but only with respect to his or its liability because of acts or omissions of the named insured or an insured under (1) or (2) above.

None of the following is an insured:

- any person white engaged in the business of his employer with respect to bodily injury to any fellow employee of such person injured in the course of his employment;
- (2) the owner or lessee (of whom the named insured is a sublessee) of a hired automobile, or the owner of a non-owned automobile, or the owner of an automobile lessed under contract for one year or more to the named insured, or any agent or employee of any such owner or lessee:
- (3) an executive officer with respect to an automobile owned by him or by a member of his household;
- (4) any person while employed in or otherwise engaged in duties in connection with an automobile business, other than an automobile business operated by the named insured.

This insurance does not apply to bodily injury or property damage arising out of (1) a non-owned automobile used in the conduct of any partnership or joint venture of which the insured is a partner or member and which is not designated in this policy as a named insured or (2) if the named insured is a partnership, an automobile owned by or registered in the name of a partner thereof, unless such partner is named as an individual named insured.

#### 4. LIMITS OF LIABILITY

For the purpose of determining the limit of the company's liability, all bodily injury and property damage arising out of continuous or repeated exposure to substantially the same general conditions shall be considered as arising out of one occurrence.

Regardless of the number of insureds under this policy, or au tomobiles to which this policy applies, the company's liability is limited as follows:

(a) Combined Limits Plan

The limit of liability under the Combined Limits Plan expressed in the declarations as applicable to "each occurrence" is the total limit of the company's liability under the bodily injury liability and property damage liability coverages combined for all damages as the result of any one-occurrence provided:

- (1) with respect to all damages included within the (i) completed operations hazard and the (ii) products hazard, such limit of liability shall be the total limit of the company's trability during each annual policy period as the result of one or more than one occurrence;
- (2) with respect to all damages arising out of property damage (other than automobile, the completed operation hazard, or the products hazard) such limit of liability shall be the total limit of the company's fiability during each annual policy period as the result of one or more than one occurrence, but said limit of liability shall apoly separately to each project with respect to operations being performed away from premises owned by or rented to the insured;
- (3) with respect to any occurrence for which the notice of this policy is given in field of security or when this policy is certified as proof of financial responsibility under the provisions of the motor vohicle financial responsibility law of any state or province, such limit of hability shall be applied in accordance with the applicable terms of such law, except that the total limit of hability shall not be reduced.
- (b) Divided Limits Plan

# Coverage A -

The total liability of the company for all damages including damages for care and loss of services because of bodily injury sus-

tained by one or more person — the result of any one occurrence shall not exceed the limit ( ... ily injury liability stated in the declarations as applicable to each occurrence." The total liability of the company for all damages because of (1) all bodily injury included within the completed operations hazard and (2) all bodily injury included within the products hazard shall not exceed the limit of bodily injury liability stated in the declarations as "aggregate."

# Coverage B -

The total liability of the company for all damages because of all property damage sustained by one or more persons or organizations as the result of any one occurrence shall not exceed the limit of property damage liability stated in the declarations as applicable to "each occurrence." The total liability of the company for all damages because of all property damage to which this coverage applies shall not exceed the limit of property damage liability stated in the declarations as "aggregate."

Such aggregate limit shall apply separately with respect to each project away from premises owned by or rented to the named insured.

Aggregate limits of liability as stated in this policy shall apply separately to each annual policy period.

#### Coverages C and D -

- (1) The limit of bodily injury liability expressed in the declarations as applicable to "each person" is the limit of the company's tiability for all damages because of bodily injury sustained by one person as the result of any one occurrence; but the total tiability of the company for all damages because of bodily injury sustained by two or more persons as the result of any one occurrence shall not exceed the limit of bodily injury liability stated in the declarations as applicable to "each occurrence."
- (2) The total liability of the company for all damages because of all property damage sustained by one or more persons or organizations as the result of any one occurrence shall not exceed the limit of property damage liability stated in the declarations as applicable to "each occurrence."

# Coverage E -

The limit of liability for Premises Medical Payments Coverage stated in the declarations as applicable to "each person" is the limit of the company's liability for all medical expense for bodily injury to any one person as the result of any one accident, but subject to the above provision respecting "each person," the total liability of the company under Premises Medical Payments Coverage for all medical expense for bodily Injury to two or more persons as the result of any one accident shall not exceed the limit of liability stated in the declarations as applicable to "each accident."

# 5. POLICY PERIOD

This insurance applies only to bodily injury or property damage which occurs: (a) for Coverages A. B. C and D. during the policy period within the policy territory; (b) for Coverage E. during the policy period within the United States of America, its territories or possessions, or Canada.

# 6. ADDITIONAL DEFINITIONS

When used in reference to this insurance (including endorsements forming a part of the policy).

"aircraft or automobile hazard" includes bodily injury and property damage arising out of the ownership, maintenance, operation, use, leading or unloading of any aircraft, automobile or midget automobile; but this hazard does not include (a) bodily injury to any domestic employee arising out of and in the course of his employment by any insured except while such employee is engaged in the operation or maintenance of aircraft to (b) except with respect to aircraft, bodily injury or property damage occurring on the insured premises or

the ways immediately adjoining on land or (c) bodily injury or property damage aris and of the use of a land public conveyance by the insured as a passenger;

"automobile business" means the business or occupation of selling, repairing, servicing, storing or parking automobiles;

"contractual liability" means liability expressly assumed under a contract or agreement; provided, however, that contractual liability shall not be construed as including liability under a warranty of the litness or quality of the named insured's products or a warranty that work performed by or on behalf of the named insured will be done in a workmanlike manner.

"damestic employee" means an employee of an insured performing duties not in connection with the business of the insured;

"fire hazard" includes property damage to any premises not owned by an insured and to house furnishings therein if such property damage arises out of (a) fire, (b) explosion, or (c) smoke or smudge caused by sudden, unusual and faulty operation of any heating or cooking unit.

"hired automobile" means an automobile not owned by the named insured which is used under contract in behalf of, or loaned to, the named insured, provided such automobile is not owned by, leased under contract for one year or more, or registered in the name of (a) a partner or executive officer of the named insured or (b) an employee or agent of the named insured who is granted an operating allowance of any sort for the use of such automobile;

"insured premises"

for Coverage E, means all premises (except such premises as defined under paragraph (b) of this definition) owned by or rented to the named insured with respect to which the named insured is afforded coverage for bodlly injury liability under this policy, and includes the ways immediately adjoining on land;

"medical expense" means expenses for necessary medical, surgical, X-ray and dental services, including prosthetic devices, and necessary ambulance, hospital, professional nursing and funeral services:

"midget automobile" means a land motor vehicle of the type commonly referred to as a "midget automobile," "kart," "go-kart," "speed-mobile" or by a comparable name, whether commercially built or otherwise; "non-owned automobile" means an automobile which is neither an owned automobile nor a hired automobile:

"owned automobile" means an automobile owned by or leased under contract for one year or more to the named insured;

"private passenger automobile" means a four wheel private passenger, station wagon or jeep type automobile;

"trailer" includes semitrailer but does not include mobile equipment; 
"wer hazard" includes all bodily injury and property damage due 
to war, whether or not declared, civil war, insurrection, rebellion or 
revolution or to any act or condition incident to any of the loregoing.

# 7. ADDITIONAL CONDITIONS

# (a) Medical Reports; Proof and Payment of Claim

As soon as practicable the injured person or someone on his behalf shall give to the company written proof of claim, under oath if required, and shall, after each request from the company, execute authorization to enable the company to obtain medical reports and copies of records. The injuried person shall submit to physical examination by physicians selected by the company when and as often as the company may reasonably require. The company may pay the injuried person or any person or organization rendering the services and the payment shall reduce the amount payable hereunder for such injury. Payment hereunder shall not constitute an admission of liability of any person or, except hereunder, of the company.

(b) Excess Insurance - Hired and Non-Owned Automobiles
With respect to a hired automobile or a non-owned automobile,
Itus insurance shall be excess insurance over any other valid
and collectible insurance available to the insured.



# CONDITIONS APPLICABLE ONLY TO SECTION II

# SUPPLEMENTARY PAYMENTS

The company will pay in addition to the applicable limit of liability:

- (a) all expenses incurred by the company, all costs taxed against the insured in any suit defended by the company and all interest on the entire amount of any judgment therein which accrues after entry of the judgment and before the company has paid or tendered or deposited in court that part of the judgment which does not exceed the limit of the company's liability thereon:
- (b) premiums on appeal bonds required in any such suit, premiums on bonds to release attachments in any such suit for an amount not in excess of the applicable limit of liability of this policy, and the cost of bail bonds required of the insured because of accident or traffic law violation arising out of the use of any vehicle to which this policy applies, not to exceed \$250 per bail bond, but the company shall have no obligation to apply for or furnish any such bonds;
- (c) expenses incurred by the insured for first aid to others at the time of an accident, for bodily injury to which this policy applies:
- (d) reasonable expenses incurred by the insured at the company's request in assisting the company in the investigation or defense of any claim or suit, including actual loss of earnings not to exceed \$25 per day.

#### 2 DEFINITIONS .

When used in this policy (including endorsements forming a part hereof):

"automobile" means a land motor vehicle, trailer or semitrailer designed for travel on public roads (including any machinery or apparatus attached thereto), snowmobiles, all-terrain vehicles and similar equipment and trailers designed for use therewith, but does not include mabile equipment:

"automobile hazard" includes bodily injury or property damage arising out of:

- (a) the ownership, maintenance, operation, use, loading or unloading of
  - (1) any, automobils owned or operated by or rented or loaned to any insured, or
  - (2) any other automobile operated by any person in the course of his employment by any insured:

but this definition does not apply to the parking of an automobile on premises owned by, rented to or controlled by the named insured or the ways immediately adjoining, if such automobile is not owned by or rented or loaned to any insured.

(b) and in the course of the transportation of mobile equipment by an automobile owned or operated by or rented or loaned to the named insured:

"bailment" means a delivery of property by any person to the insured for some purpose beneficial to either the insured or such person or both under a contract, express or implied, for the insured to carry out such purpose and to redeliver such property or otherwise dispose of it as provided.

"Blanket Contractual Hazard" means liability assumed by the insured under any contract or agreement except an incidental contract; but this definition does not apply to a warranty of fitness or quality of the named insured's products or a warranty that work performed by or on behalf of the named insured will be done in a workmanlike manner;

"bodily injury" means bodily injury, sickness or disease sustained by any person which occurs during the policy period, including death at any time resulting therefrom;

"Broad Form Property Damage Hazard" means property damage to

(a) property used by the insured, or

(b) property in the care, custody or control of the insured or as to which the insured is for any purpose exercising physical control:

but parts (a) and (b) of this definition do not apply with respect to liability under a written sidetrack agreement and part (b) of this definition does not apply with respect to property damage (other than to elevators) arising out of the use of an elevator at premises owned by, rented to or controlled by the named insured.

"completed operations hazard" includes bodily injury and property damage arising out of operations or reliance upon a representation or warranty made at any time with respect thereto, but only if the bodily injury or property damage occurs after such operations have been completed or abandoned and occurs away from premises owned by or rented to the named insured. "Operations" include materials, parts or equipment furnished in connection therewith. Operations shall be deemed completed at the earliest of the following times:

- (a) when all operations to be performed by or on behalf of the named insured under the contract have been completed.
- (b) when all operations to be performed by or on behalf of the named insured at the site of the operations have been completed, or
- (c) when the portion of the work out of which the injury of damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project.

Operations which may require further service or maintenance work, or correction, repair or replacement because of any defect or deficiency, but which are otherwise complete, shall be deemed completed.

The completed operations hazard does not include bodily injury or property damage arising out of

- (a) operations in connection with the transportation of property, unless the bodily injury or property damage erises out of a condition in or on a vehicle created by the loading or uninading thereof.
- (b) the existence of tools, uninstalled equipment or abandoned or unused materials, or
- (c) operations for which the classification stated in the policy or in the company's manual specifies "including completed operations":

"elevator" means any hoisting or lowering device to connect floors or landings, whether or not in service, and all appliances thereof including any car, platform, shaft, hoistway, stainway, runway, power equipment and machinery; but does not include an automobile servicing hoist, or a hoist without a platform outside a building if without mechanical power or if not attached to building walls, or a hod or material hoist used in alteration, construction or demolition operations, or an inclined conveyor used exclusively for carrying property or a dumbwaiter used exclusively for carrying property and having a compartment height not exceeding four feet; or hydraulic or mechanical hoists used for dumping materials from trucks;

"incidental contract" means any written (a) lease of premises, (b) easement agreement, except in connection with construction or demolition operations on or adjacent to a railroad, (c) undertaking to indemnify a municipality required by municipal ordinance, except in connection with work for the municipality, (d) sidetrack agreement, or (e) elevator maintenance agreement;

"insured" means any person or organization qualifying as an insured in the "Persons insured" provision of the applicable insurance coverage. The insurance afforded applies separately to each insured against whom claim is made or suit is brought, except with respect to the limits of the company's liability.

"mobile equipment" means a land vehicle (including any machin'ery or apparatus attached thereto), whether or not self-propelled,
(a) not subject to motor vehicle registration, or (b) maintained for
use exclusively on premises owned by or rende to the named
insured, including the ways immediately adjoining, or (c) designed
or use principally off public roads, or (d) designed or maintained
to the sole purpose of affording mobility to equipment of the
following types forming an integral part of or permanently attached to such vehicle: power cranes, shovels, loaders, diggers and
drills; concrete mixers (other than the mix-in-transit typel; graders, scrapers, rollers and other road construction or repair equipment; air-compressors, pumps and generators, including spraying,
welding and building cleaning equipment; and geophysical exploration and well servicing equipment;

"named insured" means the person or organization named in Item

1, of the declarations of this policy;

"named insured's products" means goods or products manufactured; sold, handled or distributed by the named insured or by others trading under his name, including any container thereof (other than a vehicle), but "named insured's products" shall not include a vending machine or any property other than such container, rented to or located for use of others but not sold;

"non-owned automobile hazard" means any automobile other than an owned or hired automobile or, if the named insured is an individual, an automobile personally operated by the named insured or members of his family:

"occurrence" means an event including continuous or repeated exposure to conditions, which results in bodily injury or property damage neither expected nor intended from the standpoint of the insured:

"policy territory" means anywhere in the world; provided, however; that: (a) resulting claims are asserted within the United States of America, its possessions, or Canada, and (b) it shall apply to suits and judgments for damages resulting therefrom only if suit is commenced in a court in the United States of America, its possessions or in Canada:

"products hazard" includes bodily injury and property damage arising out of the named insured's products or reliance upon a representation or warranty made at any time with respect thereto, but only if the bodily injury or property damage occurs away from premises owned by or rented to the named insured and after physical possession of such products has been relinquished to others;

"property damage" means (a) physical injury to or destruction of tangible property which occurs during the policy period, including the loss of use thereof at any time resulting therefrom, or (b) loss of use of tangible property which has not been physically injured or destroyed provided such loss of use is caused by an occurrence during the policy period;

"suit" includes an arbitration proceeding to which the insured is required to submit or to which the insured has submitted with the company's consent.

# 3. Financial Responsibility Laws

Such insurance as is afforded by this policy for bodily injury liability or for property damage liability shall comply with the provisions of any motor vehicle financial responsibility law to the extent of the coverage and limits of liability required by such law but in no event in excess of the limits of liability stated in this policy.

# 4. Insured's Duties in the Event of Occurrence, Claim or Suit

(a) In the event of an occurrence, written notice containing particulars sufficient to identify the insured and also reasonably obtainable information with respect to the time, place and circumstances thereof, and the names and addresses of the injured and of available witnesses, shall be given by or for the insured to the company or any of its authorized agents as soon as practicable.

- (b) If claim is made or suit is brought against the insured, the insured shall immediately forward to the company every demand, notice, summons or other process received by him or his representative.
- (c) The insured shall cooperate with the company and, upon the company's request, assist in making settlements, in the conduct of suits and in enforcing any right of contribution or indemnity against any person or organization who may be liable to the insured because of injury or damage with respect to which insurance is afforded under this policy; and the insured shall attend hearings and trials and assist in securing and giving evidence and obtaining the attendance of witnesses. The insured shall not, except at his own cost, voluntarily make any payment, assume any obligation or incur any expense other than for first aid to others at the time of accident.

## 5. Action Against Company

No action shall tie against the company unless, as a condition precedent thereto, there shall have been full compliance with all of the terms of this policy, nor until the amount of the insured's obligation to pay shall have been finally determined either by judgment against the insured after actual trial or by written agreement of the insured, the claimant and the company.

Any person or organization or the legal representative thereof who has secured such judgment or written agreement shall thereafter be entitled to recover under this policy to the extent of the insurance afforded by this policy. No person or organization shall have any right under this policy to join the company as a party to any action against the insured to determine the insured's liability, nor shall the company be impleaded by the insured or his legal representative. Bankruptcy or insolvency of the insured or of the insured's estate shall not relieve the company of any of its obligations hereunder.

### 6. Other Insurance

If, applicable to the loss, there is any valid and collectible insurance, whether on a primary, excess or contingent basis, available to the insured (in this or any other carrier), there shall be no insurance afforded hereunder as respects such loss; except, that if the applicable limit of liability of this policy is in excess of the applicable limit of liability provided by the other insurance, this policy shall afford excess insurance over and above such other insurance in an amount sufficient to afford the insured a combined limit of liability equal to the applicable limit of liability afforded by this policy. Insurance under this policy shall not be construed to be concurrent or contributing with any other insurance which is available to the insured.

# 7. Three Year Police

If this policy is issued for a period of three years, the limits of the company's liability shall apply separately to each consecutive annual period thereof.

# 8. Arbitration

The company shall be entitled to exercise all of the insured's rights in the choice of arbitrators and in the conduct of any arbitration proceeding.

# 9. Policy Term

In the event the policy is written without any insurance afforded under Section 1 — "Property" of the policy, the inception and expiration time shall be 12:01 A.M. Standard Time at the address of the Insured as stated in the Declarations, otherwise such time shall be Noon Standard Time. This Provision is not applicable in California and Oregon,



This endorsement modifies such insurance as is afforded by the provisions of the policy relating to the following:

BLANKET LIABILITY INSURANCE = COVERAGES & AND B

COMMERCIAL TOP NOTCH INSURANCE

COMPREHENSIVE GENERAL LIABILITY INSURANCE

COMPLETED OPERATIONS AND PRODUCTS LIABILITY INSURANCE

CONTRACTUAL LIABILITY INSURANCE

GROWERS' AND RANCHERS' LIABILITY INSURANCE — COVERAGES A AND B

MANUFACTURERS' AND CONTRACTORS' LIABILITY INSURANCE

OWNERS' AND CONTRACTORS' PROTECTIVE LIABILITY INSURANCE

OWNERS', LANDLORDS' AND TENANTS' LIABILITY INSURANCE

SPECIAL MULTI-PERIL LIABILITY INSURANCE

STOREKEEPER'S INSURANCE

# POLLUTION EXCLUSION

It is agreed that the insurance does not apply to Bodily Injury.\* or Property Damage caused by or resulting from the discharge of matter (either during the policy period or prior to its commencement) on or into water, land air or any other real or personal property; provided, however, that this endorsement shall not exclude insurance with respect to the discharge of matter, if the discharge is sudden, unexpected, unintentional and occurs during the policy partial following the affective date of this endorsement.

When used in this Endorsement:

- (a) "discharge of matter" means the emission of matter through its release, spillage, leakage or by means of dumping, emplying, pumping or due to failure of any equipment or resulting from any other source or cause whatsoever;
- (b) "matter" means any substance (gas, liquid, or solid) of any description or origin.

It is further agreed that this endorsement shall not apply to liability arising out of the ownership, maintenance, or use of any automobile.

"In the event this form is attached to a Commercial Top Norch Policy "Personal Injury" shall be substituted for "Bodily Injury."

1/2

	4 . 1 . 1				•			
житею пу тис сопциилу чанта то	1000 (00):1.07.00	- 1711;						
HSI A SLURETARY					/	Cas	SAIRTION H SWE	Sewar Missoria
F NOT ATTACHED TO POLICY WHEN POLIC	TY IS ISSUED							
	est e la	139 + 1131	O BERNE HALIOR	(FIRE SERVE) PREMIUM	nast zusätz. må plates		OFW OFFICE STREET PREMITES	Apprincipal President
. lat the time of day stated in the f	rapides (-2			5	3	1		5
OLEGI ORRANII		the state days			PPM I	I	to an about only .	
MPP ACCI NUMBER			:			1		
TYPING DATE							'	
PAUL DI AMPRICA		Petter o ay gaya - Isa		Iprais núss				
	ASS A SECRETARY  F NOT ATT ACHED TO POLICY WHEN POLICY  is: this time of day stated in the control of the stated in the st	ASS A SLORETARY  F NOT ATT ACHED TO POLICY WHEN POLICY IS ISSULD  ASS A SLORETARY  F NOT ATT ACHED TO POLICY WHEN POLICY IS ISSULD  ASS ASSULD  ASSULD	FINOT ATTACHED TO POLICY WHEN POLICY IS INSULID  Int this name of day states in the pane of the small Office in Number  VIEW 121  AND THE POLICY WHEN POLICY IS INSULID  INTERPRETATION AND THE PANE OF THE PANE O	RISA SEGRETARY  F NOT ATTACHED TO POLICY WHEN POLICY IS ISSUED  TO AND THE FIRST THE PARTY OF TH	ASIA SECRETARY  F NOT ATTACHED TO POLICY WHEN POLICY IS ISSUED  AND THE THAT THAT	RISE SECRETARY  FROT ATTACHED TO POLICY WHEN POLICY IS SISSUED  AND THE STATE OF THE POLICY WHEN POLICY IS SISSUED  AND THE STATE OF THE POLICY WHEN POLICY IS SISSUED  AND THE STATE OF THE POLICY WHEN POLICY IS SISSUED  AND THE STATE OF THE POLICY WHEN POLICY IS SISSUED  AND THE AMERICA  AND THE AMERICA  191445   RUSS	HIS A SLORETARY  F NOT ATTACHED TO POLICY WHEN POLICY IS ISSULD  AND THE THE PRINCE PRIVATE PR	ASS SEGRETARY  F NOT ATTACHED TO POLICY WHEN POLICY IS ISSUED  ASS STREET OF THE PRINCE OF THE PRINC

Policy No. CP 546538  above. Is specific limits of liability as to such coverage are set forth below ated herein, subject to all of the terms of the policy or supplementated herein, subject to all of the terms of the policy or supplementated herein, subject to all of the terms of the policy or supplementated herein, subject to all of the terms of the policy or supplementated herein, subject to all of the terms of the policy or supplementated herein, subject to all of the terms of the policy or supplementated herein, subject to all of the terms of the policy or supplementated herein, subject to all of the terms of the policy or supplementated herein, subject to all of the terms of the policy or supplementated herein, subject to all of the terms of the policy or supplementated herein, subject to all of the terms of the policy or supplementated herein, subject to all of the terms of the policy or supplementated herein, subject to all of the terms of the policy or supplementated herein, subject to all of the terms of the policy or supplementated herein, subject to all of the terms of the policy or supplementated herein, subject to all of the terms of the policy or supplementated herein, subject to all of the terms of the policy or supplementated herein herein and the policy of the terms of the policy or supplementated herein her	
above.  a specific limits of liability as to such coverage are set forth below ated herein, subject to all of the terms of the policy or supplement of Liability  ge A - Bodily Injury  Coverage B - Property D  each occurrence \$100,000 each	
above.  a specific limits of liability as to such coverage are set forth below ated herein, subject to all of the terms of the policy or supplement of Liability  ge A - Bodily Injury  Coverage B - Property D  each occurrence \$100,000 each	
ge A — Bodily Injury  Coverage B — Property D  geach occurrence \$ 100,000 each	
ge A – Bodily Injury  Coverage B – Property D  each occurrence \$ 100,000 each	
9. each occurrence \$ 100,000. each	
9. each occurrence \$ 100,000. each	
0. each occurrence s 100,000. each	amage (
	egate
ge C - Bodily Injury Coverage D - Property D	
0. each person \$ 100,000. each	occurren
\$each	occurren
T I LABILITY INSURANCE C-10	
Applicable Only on Section III' are applied at a reference	
Applicable Only to Section II are excluded therefrom:	
	accident
each person \$each	accident
to any Branch	
	etible
, deou	CUDIE
	gate
DELETED	
	nits.
ce is applicable unless the box for \$500 coverage is checked.	\$50
each person \$ 30 000 each	accident
	ctible
	each occurrence    s

ANY AUTO OWNED BY THE NAMED INSURED

Schedule\_

Designated insured:

Description of insured highway vehicles \_

"nuclear material" income action"

(1) with respect to which an insured under the policy of with respect to which an insured under a nuclear energy limiting havenance Associatisated by Muclear Energy limiting Underwriters or provided by Muclear Energy limiting Underwriters or the manufacture of the manufacture of

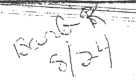
A. to bodily injury or property damage:

"hazardous pronchisa" inclina delicitiva dexic or evolusiva

- SECTION III CRIME

	The state of the s	P	plicy No.	CP 64663	8
The	premises are located at the address shown in the declarations unless otherwise stated here		-110, 71012		
	ter "same" if some as in the declarations)	•			'
1	SAME				
2					
3				A	
Δ					
-	Number Street	Town		State	
	other business is conducted in the premises, unless atherwise stated herein:				
	e Classification: The olorm system is classified as Central Lo	cal Cartificate No			
	words or phroses (other than captions) printed in Bold Face are defined in the policy.	con Certificate 140	,		1.
Lim	words or phroses tollier into capitolist primed in bald roce are settled in the policy, its of Liability. No insurance is afforded under any insuring agreement unless specifically so are set forth below. The limit of the company's liability on account of each such coveragely or supplement ottached having reference thereto.	itated or specific ge shall be as sto	limits of liabilited herein, sub	ty as to such i pject to all of t	insuring agree he terms of th
	Insuring Agreements		\$ Limit	of Liability	
		LOC. 1	LOC. 2	LOC. 3	LOC. 4
1.	Burglary and Robbery				
	(a) Paymaster Robbery - On a Messenger Accompanied by Guards				1
	(b) Robbery Inside the Premises			,	
	(c) Robbery Outside the Premises		1 1		
	(d) Home of Messenger-Burglary only Theft	7 000			-
	(e) Open Stock Burglary (Coinsurance Percent) (Coinsurance Limit)	3,000.			1
	If Sofe Burglary				-
	(g) Burglory (not exceeding \$50.00):				-
2.					
	(I) Employee Dishonesty — Option A — Option B.				-
	(III) Loss Inside the Premises		,		-
	· (III) Loss Outside the Premises			-	
	(IV) Money Orders and Counterfeit Paper Currency				
	(V) Depositors Forgery				
	(VI) Merchandise Burglary				
3.	Blanket Crime (Coinsurance Percent) (Coinsurance Limit)				
	Total Limit of Liability				-
4.	Broad Form Storekeepers				
	Limit of insurance under each of Insuring Agreements I through IX				
	Except under Insuring Agreement V, such limit applies in excess of a deductible of				
٠	\$as to loss under one or more of sold Insuring Agreements.			-	
5.	Storekeepers Burglary and Robbery				
	Limit of insurance under each of Insuring Agreements I to VII inclusive				
6	Office Burglary and Robbery		141		
	Limit of insurance under each of Insuring Agreements I through VI				
	OTHER				
7.	VIII .			1	

# SAFECO



			E ADJUSTE						urance afforde	
policy with respect to 1	he following c	overage(s)	"ADDITION	AL INS	URED (	(VENDOR	S BROAD	FORM)"	FORM C-	2113
hereby eliminated.										
	•					. *				
		:								
						•. •				
	•				٠					
This endorsement is	effective:			. •		•				
						J'en	a lient	Sliga	and con	T.C.
4	23	77		į.	Accepted:	ومستشنو	777 -	Town of	1	
THOM - BOOK	H DAY	YEAR					Signatur	e of Named	Insured	
(Time and d	late of signature	e)								
		•		• .						
	,									
	:									
II terms and conditi	ons of the pol	licy, issued t	by the compan	y stated i	n the dec	larations, re	emain unch	anged exce	pt as amended	by t
ndorsement.								P		
TH Ham	mersla	· ·						Justa,	A Same	erce
W D HAMMEP OMPLETE THE FOLLOWING IF	ISLA, SECRETARY	D POLICY WHEN	POLICY IS ISSUED:					GORDO	N H. SWEANY, PRESIDE	NT
	N PLYWOOD		COVER	CLASS OR CODE	UNFARNED SR/PR FACTOR	OLD (FULL TERM) PREMIUM	AETURN PREMIUM	IFULL PRE	TERM) ADDITIONAL	
ASSOCI				-	FACION	-		+		-
		our of day stated i		+		\$	s	\$	s	-
TOLICY OR BOILD	679 SERVICE	DY · AC ·								r
FFECTIVE 14-23-7	638 OFFICE	RK:AC:	MAK	1	·					

POLICY: EFFECTIVE:

1 8

LIABILITY FORM: CONDITIONS FORM: POLLUTION EXCLUSION: CP646638 4/23/73-4/23/76

C-10 1/73 C-1652 1/73 C-1599 1/72

# BLANKET LIABILITY INSURANCE (COVERAGE SUPPLEMENT)

17CP 14.2

1. COVERAGE A - BODILY INJURY -except Automobile

COVERAGE B - PROPERTY DAMAGE - except Automobile

COVERAGE C - BODILY INJURY - Automobile

COVERAGE D - PROPERTY DAMAGE - Automobile

With respect to such of the foregoing covarages as have become effective under the provisions of the declarations page of this policy, the company will pay on behalf of the insured all sums which the insured shall become legally obligated to pay as damages because of bodily infury or property damage to which this insurence applies, caused by an occurrence. The company shall have the right and duty to detend any suit against the insured seeking damages on account of such bodily injury or property damage, even if any of the allegations of the suit are groundless, talse or fraudulent, and may make such investigation and settlement of any claim or suit as it deems expedient or to defend any suit after the applicable limit of the company's liability has been exhausted by payment of judgments or settlements.

#### Exclusions

This insurance does not apply:

- (a) to bodily injury or property damage included within the war hazard with respect to flability assumed by the insured under any contract or agreement or expenses for first aid under the Supplementary Payments provision;
- (b) to any obligation for which the insured or any carrier as his insurer may be held liable under any workmen's compensation, unemployment compensation or disability benefits law, or under any similar law.
- (c) to bodily injury to any employee of the insured arising out of and in the course of his employment by the insured; but this exclusion does not apply to liability assumed by the insured under any contract.
- to property damage: (1) to property owned or transported by the insured; (2) to property occupied by or rented to the insured, except damage to a rented residence or private garage caused by a private passenger automobile; (3) to property under ballment to the insured (except injury to or destruction of such property arising out of the use of elevators or escalators or to liability assumed under sidetrack agreements); (4) to that particular part of any property (i) upon which operations are being performed by or on behalf of the insured, or (ii) out of which such injury or destruction arises; (5) to premises alienated by the named insured arising out of such premises or any part thereof; (6) to the named insured's products alising out of such products or any part of such products; (7) to work performed by or on benalf of the named insured arising out of the work or any portion thereof, or out of materials, parts or equipment lumished in connection therewith:
- (e) to damages claimed for the withdrawal, inspection, repair, replacement, or loss of use of the named insured's products of work completed by or for the named insured or of any property of which such products or work form a part, if such products, work or property are withdrawn from the market or from use because of any known or suspected defect or deficiency therein;
- (f) to bodfly injury or property damage arising out of the ownership, maintenance, operation, use, loading or unloading of any mobile equipment while being used in any prearranged or organized racing, speed or demolition contest or in any stunting activity or in practice or preparation for any such contest or activity:
- (g) to loss of use of tangible property which has not been physically injured or destroyed resulting from
  - a delay in or lack of performance by or on behalf of the named insured of any contract or agreement or

(2) the failure of the named inaured's products or work performed by or on behalf of the named insured to meet the level of performance, quality, litness or durability warranted or represented by the named insured;

but this exclusion does not apply to loss of use of other tangible properly resulting from the sudden and accidental physical injury to or destruction of the named insured's products or work performed by or on behalf of the named insured after such products or work have been put to use by any person or organization other that an insured:

- (h) to contractual liability assumed by the insured, if the insured or his indemnities is an architect, engineer or surveyor, for bodily injury or property damage arising out of the randering of or the failure to render professional services by such insured or indemnites, including
  - the preparation or approval of maps, plans, opinions, reports, surveys, designs or specifications and
  - (2) supervisory, inspection or engineering services.
- (I) to bodily injury or property damage arising out of the ownership, maintenance, operation, use, loading or unloading of (1) any aircraft owned or operated by or rented or loaned to any insured, or (2) any other aircraft operated by any person in the course of his employment by any insured;
- (i) under Coverages A and B, to liability or injury arising out of or in connection with domestic activities of any insured which are not connected with the business of any insured.

# 2. COVERAGE E - PREMISES MEDICAL PAYMENTS

The company will pay to or for each person who sustains bodily injury caused by accident all reasonable medical expense incurred within one year from the date of the accident on account of such bodily injury, provided such bodily injury arises out of (a) a condition in the insured premises or (b) operations with respect to which the named insured is afforded coverage for bodily injury liability under this policy.

# Exclusions

This insurance does not apply:

- (a) to bodily injury
  - arising out of the ownership, maintenance, operation, use, loading or unloading of
    - any automobile or aircraft owned or operated by or rented or loaned to any insured, or
    - (ii) any other automobile or eircraft operated by any person in the course of his employment by any insured;

but this exclusion does not apply to the parking of an automobile on the insured premises, if such automobils is not owned by or rented or loaned to any insured:

- (2) arising out of the ownership, maintenance, operation, use, loading or unloading of any mobile equipment while being used in any prearranged or organized recing, speed or demolition contest or in any stunting activity or in practice or preparation for any such contest or activity.
- (3) arising out of and in the course of the transpondation of mobile equipment by an automobile owned or operated by or rented or loaned to any insured;
- (b) to bodily injury
  - included within the completed operations hazard or the products hazard;
  - (2) arising out of operations performed for the named insured by independent contractors other than (i) maintenance and repair of the insured premises or (ii) structural alterations at such premises which do not involve changing the size of or moving buildings or other structures:

an needs to be added

C-10 R18 1/73

(continued on Impaise Fide)

PRINTED IN U.S.A.

- (3) resulting from the selling, so or giving of any alcoholic beverage (i) in violation of any attendinance or regulation, (ii) to a minor, (iii) to a person under the influence of alcohol or (iv) which causes or contributes to the infoxication of any person, if the named insured is a person or organization engaged in the business of manufacturing, distributing, selling or serving alcoholic beverages or, if not so engaged, is an owner or lessor, applies when the named insured is such an owner or lessor;
- (4) included with the war hazard;

# (c) to bodily injury

- (1) to the named insured, any partner therein, any lenant or other person regularly residing on the insured premises or any employee of any of the foregoing if the bodily injury arises out of and in the course of his employment therewith;
- (2) to any other tenant if the bodily trijury occurs on that part of the insured premises rented from the named insured or to any employee of such a tenant if the bodily Injury occurs on the tenant's part of the insured premises and arises out of and in the course of his employment for the tenant;
- (3) to any person while engaged in maintenance and repair of the insured premises or alteration, demolition or new construction at such premises;
- (4) to any person if any benefits for such bodily injury are payable or required to be provided under any workmen's compensation, unemployment compensation or disability benefits law, or under any similar law;
- (5) to any person practicing, instructing or participating in any physical training, sport, athletic activity or contest;
- (d) to any medical expense for services by the named insured, any employee thereof or any person or organization under contract to the named insured to provide such services.

#### 3. PERSONS INSURED

Each of the following is an insured under this insurance to the extent set forth below:

- (a) the named insured and, if an individual, the spouse of such named insured if a resident of the same household;
- (b) for Coverages A and B
  - (1) If the named insured is designated in the declarations as
    - a partnership or joint venture, the partnership or joint venture so designated and eny partner or member thereof but only with respect to his liability as such;
    - (ii) other than an individual, partnership or joint venture, the organization so designated and any executive officer, director or stockholder thereof while acting within the scope of his duties as such:
  - (2) any person (other than an employee of the named insured) or organization while acting as real estate manager for the named insured; and
  - (3) with respect to the operation, for the purpose of locomotion upon a public highway; of mobile equipment registered under any motor vehicle registration law;
    - an employee of the named insured while operating any such equipment in the course of his employment, and
    - (ii) any other person while operating with the permission of the named insured any such equipment registered in the name of the named insured end any person or organization legally responsible for such operation, but only if there is no other valid and collectible insurance available, either on a primary or excess basis, to such person or organization;

provided that no person or organization shall be an insured under this paragraph (3) with respect to:

- (A) bodily lnjury to any fellow employee of such person injured in the course of his employment, or
- (B) property damage to property owned by, rented to, in charge of or occupied by the named Insured or the employer of eny person described in subparagraph (ii).

This insurance does not apply to bodily injury or property damage arising out of the conduct of any partnership or joint venture of which the insured is a partner or incompetitived which is not pasignated in this policy as a named insured.

#### (c) for Coverages C .

- any partner of \_\_ecutive officer thereof, but with respect to a non-owned automobile only white such automobile is being used in the business of the named insured;
- (2) any other person while using an owned automobile or a hired automobile with the permission of the named insured, provided his actual operation or (if he is not operating) his other actual use, thereof is within the scope of such permission, but with respect to bodily injury or property damage ansing out of the loading or unloading thereof, such other person shall be an insured only if he is: (i) a lessee or borrower of the automobile, or (ii) an employee of the named insured or of such lessee or borrower.
- (3) any other person or organization but only with respect to his or its liability because of acts or omissions of the named insured or an insured under (1) or (2) above.

None of the following is an insured:

- any person while engaged in the business of his employer with respect to bodily injury to any lattow employee of such person injured in the course of his employment;
- (2) the owner or lessee (of whom the named insured is a sublessee) of a hired automobile, or the owner of a non-owned automobile, or the owner of an automobile leased under contract for one year or more to the named insured, or any agent or employee of any such owner or lessee;
- (3) an executive officer with respect to an automobile owned by him or by a member of his household;
- (4) any parson while employed in or otherwise engaged in duties in connection with an automobile business, other than an automobile business operated by the named insured.

This insurance does not apply to bodily injury or property damage arising out of (1) a non-owned automobile used in the conduct of any partnership or joint venture of which the insured is a partner or member and which is not designated in this policy as a named insured or (2) if the named insured is a partnership, an automobile owned by or registered in the name of a partner thereol, unless such partner is named as an individual named insured.

# 4, LIMITS OF LIABILITY

For the purpose of determining the limit of the company's flability, all bodily injury and property damage arising out of continuous or repeated exposure to substantially the same general conditions shall be considered as arising out of one occurrence.

Regardless of the number of insureds under this policy, or automobiles to which this policy applies, the company's liability is limited as follows:

(a) Combined Limits Plan

The limit of liability under the Combined Limits Plan expressed in the declarations as applicable to "each occurrence" is the total limit of the company's liability under the bodily injury liability and property damage liability coverages combined for all damages as the result of any one occurrence provided:

- (1) With respect to all damages included within the (i) completed operations hazard and the (ii) products hazard, such limit of liability shall be the total limit of the company's liability during each annual policy period as the result of one or more than one occurrence;
- (2) with respect to all damages arising out of property damage (other than automobile, the completed operation hazard, or the products hazard) such limit of liability shall be the total limit of the company's liability during each annual policy period as the result of one or more than one occurrence, but said limit of liability shall apply separately to each project with respect to operations being performed away from premises owned by or rented to the Insured;
- (3) with respect to any occurrance for which the notice of this policy is given in field of security, or when this policy is certified as proof of financial responsibility under the provisions of the motor vehicle financial responsibility law of any state or province, such limit of flab-fity shall be applied in accordance with the applicable terms of such taw, except that the total limit of flab-fity shall not be reduced.

# (b) Divided Limits Plan

# Coverage A -

The total liability of the company for an damagea incorporate damages for care anni loss of services because of bodfly injury site.

tained by one or more pe as the result of any one occurrence shall not exceed the limit, oddly injury liability stated in the declarations as applicable to "each occurrence." The total liability of the company for all damages because of (1) all bodily injury included within the completed operations hazard and (2) all bodily injury included within the products hazard shall not exceed the limit of bodily injury liability stated in the declarations as "aggregate."

# Coverage B -

The total liability of the company for all damages because of all property damage sustained by one or more persons or organizations as the result of any one occurrence shall not exceed the limit of property damage liability stated in the declarations as applicable to "each occurrence." The total liability of the company for all damages because of all property damage to which this coverage applies shall not exceed the limit of property damage liability stated in the declarations as "aggregate."

Such aggregate limit shall apply separately with respect to each project away from premises owned by or rented to the named insured.

Aggregate limits of liability as stated in this policy shall apply separately to each annual policy period.

# Coverages C and D -

- (1) The limit of bodily injury liability expressed in the declarations as applicable to "each person" is the limit of the company's liability for all damages because of bodily injury sustained by one person as the result of any one occurrence; but the total liability of the company for all damages because of bodily injury sustained by two or more persons as the result of any one occurrence shall not exceed the limit of bodily injury liability stated in the declarations as applicable to "each occurrence."
- (2) The total liability of the company for all damages because of all property damage sustained by one or more persons or organizations as the result of any one occurrence shall not exceed the limit of property damage liability stated in the declarations as applicable to "each occurrence."

# Coverage E -

The limit of liability for Premises Madical Payments Covetage stated in the declarations as applicable to "each person" is the limit of the company's liability for all medical expense for bodily injury to any one person as the result of any one accident; but subject to the above provision respecting "each person," the total liability of the company under Premises Medical Payments Coverage for all medical expense for bodily injury to two or more persons as the result of any one accident shall not exceed the limit of liability stated in the declarations as applicable to "each accident."

# 5. POLICY PERIOD

This insurance applies only to bodily injury or property damage which occurs: (a) for Coverages A, B, C and D, during the policy period within the policy territory; (b) for Coverage E, during the policy period within the United States of America: its territories or possessions, or Canada.

# 6. ADDITIONAL DEFINITIONS

When used in reference to this insurance (including endorsements forming a part of the policy):

"alrcraft or automobile hazard" includes bodily injury and property damage arising out of the ownership, maintenance, operation, use, loading or unloading of any arroraft, automobile or midget automobile; but this hazard does not include (a) bodily injury to any domestic employee ansing out of and in the course of his employment by any insured except while such employee is engaged in the operation or maintenance of aircraft or (b) except with respect to aircraft, bodily injury or property damage occurring on the insured premises or

the ways in they adjoining on land or (c) bodily injury or property damage air.  $\varphi$  out of the use of a land public conveyance by the insured as a passenger.

"automobile business" means the business or occupation of selling, feparing, servicing storing or parking automobiles;

"contractual liability" means hability expressly assumed under a contract or agreement provided, however, that contractual liability shall not be construed as including hability under a warranty of the fitness or quality of the named insured's products or a warranty that work performed by or or behalf of the named insured will be done in a workmanlike manner;

"domestic employee" means an employee of an insured performing duties not in connection with the business of the insured;

"fire hazard" includes property damage to any premises not owned by an insured and to house furnishings therein if such property damage arises out of (a) fire. (b) explosion, or (c) smoke or smudge caused by sudden, unusual and faulty operation of any healing or cooking unit:

"hired automobile" means an automobile not owned by the named insured which is used under contract in behalf of, or loaned to, the named insured, provided such automobile is not owned by, leased under contract for one year or more, or registered in the name of (a) a partner or executive officer of the named insured or (b) an employee or agent of the named insured who is granted an operating allowance of any sort for the use of such automobile;

"Insured premises";

for Coverage E, means all premises (except such premises as defined under paragraph (b) of this definition) owned by or rented to the named insured with respect to which the named insured is afforded coverage for bodily injury liability under this policy, and includes the ways immediately adjoining on land;

"medical expense" means expenses for necessary medical, surgical, X-ray and dental services, including prosthetic devices, and necessary ambulance, hospital, professional nursing and funeral services;

"midget automobile" means a land motor vehicle of the type commonly referred to as a "midget automobile," "kart," "go-kart," "speed-mobile" or by a comparable name, whether commercially built or otherwise; "non-owned automobile" means an automobile which is neither an owned automobile nor a hired automobile;

"owned automobile" means an automobile owned by or leased under contract for one year or more to the named insured;

"private passenger automobile" means a four wheel private passenger, station wagon or jeep type automobile;

"trailer" includes semitrailer but does not include mobile equipment;
"war hazard" includes all bodlly injury and property damage due
to war, whether or not declared, civil war, insurrection, rebellion or
revolution or to any act or condition incident to any of the foregoing.

# 7. ADDITIONAL CONDITIONS

# (a) Medical Reports; Proof and Psyment of Claim

As soon as practicable the injured person or someone on his behalf shalt give to the company written proof of claim, under oath if required, and shall, after each request from the company, execute authorization to enable the company to obtain medical reports and copies of records. The injured person shall submit to physical examination by physicians selected by the company when and as often as the company may reasonably require. The company may pay the injured person or any person or organization rendering the services and the payment shall reduce the amount payable hereunder for such injury. Payment hereunder shall not constitute an admission of liability of any person or, except hereunder, of the company.

(b) Excess Insurance - Hired and Non-Owned Automobiles With respect to a hired automobile or a non-owned automobile, this insurance shall be excess insurance over any other valid and collectible insurance available to the Insurad.

# COMMERCIAL POLICY CONDITIONS APPLICABLE TO ALL SECTIONS

The Company agrees with the insured, named in the declarations made a part hereof, in consideration of the payment of the premium and subject to the limits of liability, amounts of insurance, exclusions, conditions and other terms of this policy to insure the insured in accordance with the provisions of the schedule or schedules attached hereto and made a part hereof.

A. Premium: All premiums for this policy shall be computed in accordance with the company's rules, rates, rating plans, premiums and minimum premiums applicable to the insurance afforded herein.

Premium designated in this policy as "advance premium" is a deposit premium only which shall be credited to the amount of the earned premium due at the end of the policy period. At the close of each period for part thereof terminating with the end of the policy period designated in the declarations as the audit period the earned premium shall be computed for such period and, upon notice thereof to the named insured, shall become due and payable. If the total earned premium for the policy period is less than the premium previously paid, the company shall return to the named insured the uncarned portion paid by the named insured.

The named insured shall maintain records of such information as is necessary for premium computation, and shall send copies of such records to the company at the end of the policy period and at such times during the policy period as the company may direct,

- B. Liberalization Clause: If during the period that insurance is inforce under this policy, or within 45 days prior to the inception date thereof, on behalf of this company there be adopted, or filed with and approved or accepted by the insurance supervisory authorities, all in conformity with law, any changes in the form attached to this policy by which this form of insurance could be extended or broadened without increased premium charge by endorsement or substitution of form, then such extended or broadened insurance shall inure to the benefit of the insured hereunder as shough such endorsement or substitution of form had been made.
- C. Inspection and Audit: The company shall be permitted but not obligated to inspect the named insured's property and operations at any time. Nother the company's right to make inspections nor the making thereof not any report thereon shall constitute an undertaking, on behalf of or for the benefit of the named insured or others, to determine or warrant that such property or operations are safe or healthful, or are in compliance with any law, rule or regulation.

The company may examine and audit the named insured's books and records at any time during the policy period and extensions thereof and within three years after the final termination of this policy, as far as they relate to the subject matter of this insurance.

D. Cancellation: This policy may be canceled by the named insured by surrender thereof to the company or any of its authorized agents or by mailing to the company written notice stating when thereafter the cancellation shall be effective. This Policy may be canceled by the company by mailing to the named insured at the address shown in this policy, written notice stating when not less than ten days thereafter such cancellation shall be effective. The mailing of notice as aforesaid shall be sufficient proof of notice. The time of surrender or the effective date and hour of cancellation stated in the notice shall become the end of the noticy period. Delivery of such written notice either by the named insured or by the company shall be equivalent to mailing.

If the named insured cancels, earned premium shall be computed in accordance with the customary short rate table and procedure. If the customary cancels, earned premium shall be computed procata. Premium adjustment may be made either at the time cancellation is effected or as short as practicable after cancellation becomes affective, but payment or tender of unearned premium is not a condition of cancellation.

E. Deferred Premium Payment Plant If the insured elects to pay the premium in equal annual payments as indicated on the first page of this policy the premium for this policy is hereby made so payable. Default in making any payment shall be construed as a request of the insured to cancel this policy, in which case this company shall, upon demand and surrender of this policy, or after ten days written notice to the insured, comply with the said request.

If this policy is canceled, either at the request of the insured or at the election of this company, this company shall refund to the insured only the excess of paid premium over earned premium. In the event the earned premium exceeds the paid premium the insured shall pay this company the difference.

- F. Subrogation: In the event of any payment under this policy, the company shall be subrogated to all the insured's rights of recovery therefor against any person or organization and the insured shall execute and deliver instruments and papers and do whatever else is necessary to secure such rights. The insured shall do nothing after loss to prejudice such rights.
- G. Impairment of Recovery: Except as noted below, this company shall not be bound to pay any loss if the insured shall have impaired any right to recovery for loss to the property insured; however it is agreed that:

 As respects property while on the premises of the insured, permission is given the insured to release others in writing from liability for loss prior to loss, and such release shall not affect the right of the insured to recover hereunder, and

 As respects property in transit, the insured may, without prejudice to this insurance, accept such bills of lading, receipts or contracts of transportation as are ordinarily issued by carriers containing a limitation as to the value of such goods or merchandise.

- H. Conformity With Statute: The terms of this policy and forms attached hereto which are in conflict with the statutes of the state wherein this policy is issued are hereby amended to conform to such statutes.
- Changes: Notice to any agent or knowledge possessed by any agent or by any other person shall not effect a waiver or a change in any part of this policy or estop the company from asserting any right under the terms of this policy; nor shall the terms of this policy be waived or changed, except by endorsement issued to form a part of this policy.
- J. Assignment: Assignment of interest under this policy shall not bind the company until its consent is endorsed hereon; if, however, the named insured shall die, such insurance as is afforded by this policy shall apply [1] to the named insured's legal representative, as the named insured, but only while acting within the scope of his duties as such, and [2] with respect to the property of the named insured, to the person having proper temporary custody thereof, as insured, but only until the appointment and qualification of the legal representative.
- K. Modification of Terms: Any provisions contained in this policy (or supplements, schedules and endorsements attached thereto) which are in conflict with conditions A thru J above are hereby waived.
- L. Extension: If coverage provided by this policy replaces a similar coverage of a policy expiring on the effective date of this policy, then coverage hereunder shall be extended to the expiration time of the policy so replaced.

IN WITHIES WIFRIOF, the Company has carried this policy to be signed by its posident and secretary at Seattle, Washington, and countersigned on the declarations page by a duly authorized representative of the company.

Warmersla

Sola H. Stevery



# CONDITIONS APPLICABLE ONLY TO SECTION II

#### SUPPLEMENTARY PAYMENTS

The company will pay in addition to the applicable limit of liability:

- (a) all expenses incurred by the company, all costs taxed against the insured in any suit defended by the company and all interest on the entire amount of any judgment therein which accrues after entry of the judgment and before the company has paid or tendered or deposited in court that part of the judgment which does not exceed the limit of the company's tiability thereon;
- (b) premiums on appeal bonds required in any such suit, premiums on bonds to release attachments in any such suit for an amount not in excess of the applicable limit of liability of this policy, and the cost of bail bonds required of the insured because of accident or traffic law violation arising out of the use of any vehicle to which this policy applies, not to exceed \$250 per bail bond, but the company shall have no obligation to apply for or furnish any such bonds;
- (c) expenses incurred by the insured for first aid to others at the time of an accident, for bodily injury to which this policy applies:
- (d) reasonable expenses incurred by the insured at the company's request in assisting the company in the investigation or defense of any claim or suit, including actual loss of earnings not to exceed \$25 per day.

#### 2. DEFINITIONS

When used in this policy (including endorsements forming a part hereof):

"automobile" means a land motor vehicle, trailer or semitrailer designed for travel on public roads (including any machinery or apparatus attached thereto), snowmobiles, all-terrain vehicles and similar equipment and trailers designed for use therewith, but does not include mobile equipment;

"automobile hazard" includes bodily injury or property damage

- (ii) the expership, maintenance, operation, use, loading or uniteding of
  - (1) any automobile owined or operated by or rented or loaned
  - to pny insured, or
    (2) any other automobile operated by any person in the course
- of his employment by any insured;
  but this definition does not apply to the parking of an automobile
  on premises owned by, rented to or controlled by the named
  insured or the ways immediately adjoining, if such automobile is
  not owned by or rented or leaned to any insured.
- (b) and in the course of the transportation of mobile equipment by an automobile owned or operated by or rented or loaned to the named insured:

"ballment" means a delivery of property by any person to the insured for some purpose beneficial to either the insured or such person or both under a contract, express or implied, for the insured to carry out such purpose and to redeliver such property or otherwise dispose of it as provided.

"Bianket Contractual Hazard" means liability assumed by the insured under any contract or parameter except an incidental contract; but this definition does not apply to a warranty of fitness or quality of the named insured's products or a warranty that work performed by or on behalf of the named insured will be done in a work-mantike exponer.

"bodily injury" means bestily injury, sickness or disease sestained by any person which occurs during the policy period, including death at any time resulting therefrom,

"Broad Form Property Damage Hazard" insuits property damage

- (a) property used by the insured, or
- (b) property in the one, costody or control of the insured or as to which the insured is for any purpose exercising physical control.

but parts (a) and (b) of this definition do not apply with respect to liability under a written sidetruck agreement and part (b) of this definition does not apply with respect to property damage (other than to elevators) arising out of the use of an elevator at premises award by, rented to or controlled by the named insured.

"completed operations hazard" includes bodily injury and property damage arising out of operations or retiance upon a representation or warranty made at any time with respect thereto, but only if the bodily injury or property damage occurs after such operations have been completed or abandoned and decurs away from premises owned by or rented to the named insured. "Operations" include materials, parts or equipment furnished in connection therewith. Operations shall be denined completed at the carliest of the following times:

- (a) when all operations to be performed by or on behalf of the named insured under the contract have been completed,
- (b) when all operations to be performed by or on behalf of the named insured at the site of the operations have been completed, or
- (c) when the portion of the work out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project.

Operations which may require further service or maintenance work, or correction, repair or replacement because of any defect or deficiency, but which are otherwise complete, shall be deemed completed.

The completed operations hazard does not include bodily injury or property damage arising out of

- (a) operations in connection with the transportation of property, unless the bodily injury or property damage arises out of a condition in or on a vehicle created by the loading or unloading thereof.
- (b) the existence of tools, uninstalled equipment or abandoned or unused materials, or
- (c) operations for which the classification stated in the policy or in the company's minutal specifies "including completed operations";

"Contractual Hazard Beyond 15 Days" means liability assumed by the insured under any written contract or agreement unless the insured shall have furnished the company a copy of such agreement within (15) fifteen days from the date such agreement is signed by the insured except an incidental contract; but this delinition does not apply to a warranty that work performed by or on behalf of the named insured will be done in a workmanlike manner:

"elevator" means any hoisting or lowering device to connect floors or landings, whether or not in service, and all appliances thereof including any car, platform, shalt, hoistway, staltway, runway, power equipment and machinery; but does not include an automobile servicing hoist, or a hoist without a platform outside a building if without mechanical power or If not attached to building walls, or a hod or material hoist used in alteration, construction or demolition operations, or an inclined conveyor used exclusively for carrying property and laving a compartment height not excessing four feet, or bydrautic or mechanical hoists used for dumping materials from trucks;

"Incidental contract" means any written (n) lease of premises, (b) easement agramment, except in connection with construction or demolition operations on or adjacent to a rollroad, (c) undertaking to indemnify a municipality required by municipality adjacent in connection with work for the municipality, (d) sidetrack agramment, or (n) elevator maintenance agramment;

"insured" means any person or organization qualifying as an insured in the "Persons Insured" provision of the applicable insurmen crossings. The insurance attended applies separately to each insured against whom claim is nowle or soil is prought, except with reserved to the limits of the commony's liability:

(continued on reverse side)

PRINTED IN U.S.A.

"mobile equipment" means a land white beding any machinery or apparatus attached thereto), wheth who is self-propelled, (a) not subject to motor which registration, or (b) maintained for use exclusively on premises owned by or rented to the named has red, including the ways immediately adjoining, or (c) designed by use principally off public roads, or (d) designed or maintained by use principally off public roads, or (d) designed or maintained by use principally off public roads, or (d) designed or maintained for the sole purpose of allording mobility to equipment of the following types—forming—as integral part of or permanently attached to such vahicle: power cranes, shovels, leaders, diggers and drills; concrete mixers (other than the mix-in-transit type); gooders, scropers, rollers and other road construction or repair equipment; air-concressors, purpos and generators, including straying, welding and building cleaning requipment; and geophysical exploration and well servicing equipment;

"named insured" means the person or organization named in Item 1, of the declarations of this policy;

"named insured's products" rmans quarts or products manufactured, sold, builded or distributed by the named insured or by others trading under his name, including any container thereof fother than a vehicle), but "named insured's products" shall not include a wending machine or any property other than such container, rented to or located for use of others but not sold;

"non-owned automobile hazard" means any automobile other than an owned or hired automobile or, if the named insured is an individual, an automobile personally operated by the named insured or monthers of his lamily;

"occurrence" means an event including continuous or remained exposure to conditions, which results in bodily injury or property damage neither expected nor intended from the standpoint of the insured:

"personal hazard" means any domestic activities of the insured, not in connection with the business of the insured;

"policy territory" means anywhere in the world; provided, however, that: (a) resulting claims are assumed within the United States of America, its possessions, or Causala, and (b) it shall apply to suits and judgments for damages resulting therefrom only if still is commenced in a court in the United States of America, its possessions or in Canada;

"products hazard" includes bodily injury and property damage arising out of the named insured's products or reliance upon a representation or warranty made at any time with respect thereto, but only if the bodily injury or property damage occurs away from premises owned by or rentited to the named insured and after physical possession of such products has been relinquished to officers:

"property damage" means (a) physical injury to or destruction of tangible property which occurs during the policy period, including the loss of use thereof at any time resulting therefrom, or (b) loss of use of tangible property which has not been physically injured or destroyed provided such loss of use is coused by an occurrence during the policy period;

"sult" includes an arbitration proceeding to which the insured is required to submit or to which the insured his submitted with the company's consent.

# 3. Financial Responsibility Laws

Such insurance as is alterted by this policy for bodily injury liability or for property damage liability shall comply with the provisions of any motor vehicle financial responsibility law to the extent of the coverage and limits of liability required by such law but in no event in excess of the limits of liability stated in this policy.

# 4. Insured's Duties in the Event of Occurrence, Claim or Suit

(a) In the event of an occurrence, written notice containing particulars sufficient to identify the insured and also reasonably obtainable information with research to the time, place and

circumstances there and the names and addresses of the injured and of availating sees, shall be given by or for the insured to the company or any of its authorized agents as soon as practicable.

- (b) If claim is made or suit is brought against the insured, the insured shall immediately forward to the company every demand, notice, summons or other process received by him or his representation.
- (c) The insured shall cooperate with the company, and, upon the company's respect, assist in making sufferents, in the conduct of saits and in enforcing any right of contribution or indennity against any person or organization who may be liable to the insured because of injury or damage with respect to which hearings is afforded under this policy; and the insured shall attend bearings and trials and assist in securing and giving evidence and obtaining the attendance of witnesses. The insured shall not, meant at his own cast, voluntarily make any payment, assume any obtigation or incur any expense other than for first aid to others at the time of accident.

#### 5. Action Against Company

No action shall lie against the company unless, as a condition precedent therato, there shall have been full compliance with all of the terms of this policy, nor until the amount of the insured's obligation to pay shall have been finally determined either by judgment against the insured after actual trial or by written agreement of the insured, the claimant and the company.

Any person or organization or the legal representative thereof who has secured such judgment or written agreement shall thereafter be entitled to recover under this policy to the extent of the insurance afforded by this policy. No person or organization shall have any right under this policy to join the company as a party to any action against the insured to determine the insured's liability, nor shall the company be implended by the insured or his legal representative. Bankruptcy or insolvency of the insured or of the insured's estate shall not relieve the company of any of its obligations hereunder.

#### 6. Other insurance

II, applicable to the loss, there is any valid and collectible insurance, whether on a primary, excess or contingent basis, available to the insured (in this or any other carrier), there shall be no insurance afforded hereunder as respects such loss; except, that if the applicable limit of liability of this policy is in excess of the applicable limit of liability provided by the other insurance, this policy shall afford excess insurance over and above such other insurance in an amount sufficient to afford the insured a combined limit of liability equal to the applicable limit of liability afforded by this policy. Insurance under this policy shall not be construed to be construed to the consurent or contributing with any other insurance which is available to the insured.

# 7. Three Year Policy

If this policy is issued for a period of three years, the limits of the company's liability shall apply separately to each consecutive annual period thereof.

# 8. Arbitration

The company shall be entitled to exercise all of the insured's rights in the clinice of arbitrators and in the conduct of any arbitration processing.

# 9. Policy Term

In the event the policy is written without any insurance afforded under Section 1 - "Property" of the policy, the inception and expiration time shall be 12:01 A.M. Standard Time at the address of the insured as stated in the Declarations, otherwise such time shall be Norm Standard Time.

3

2.2

TCP



BLANKET LIABILITY INSURANCE — COVERAGES A AND B

COMMERCIAL TOP NOTCH INSURANCE

COMPREHENSIVE GENERAL LIABILITY INSURANCE

COMPLETED OPERATIONS AND PRODUCTS LIABILITY INSURANCE

CONTRACTUAL LIABILITY INSURANCE

GROWERS' AND RANCHERS' LIABILITY INSURANCE - COVERAGES A AND B MANUFACTURERS' AND CONTRACTORS' LIABILITY INSURANCE OWNERS' AND CONTRACTORS' PROTECTIVE LIABILITY INSURANCE OWNERS', LANDLORDS' AND TENANTS' LIABILITY INSURANCE SPECIAL MULTI-PERIL LIABILITY INSURANCE STOREKEEPER'S INSURANCE

# POLLUTION EXCLUSION

It is agreed that the insurance does not apply to Bodily Injury\* or Property Damage caused by or resulting from the discharge of matter (either during the policy period or prior to its commencement) on or into water, land air or any other real or personal property, provided, however, that this endorsement shall not exclude insurance with respect to the discharge of matter, if the discharge is sudden, unexpected, unintentional and occurs during the policy period following the effective date of this endorsement.

When used in this Endorsement:

- (a) "discharge of matter" means the emission of matter through its release, spillage, leakage or by means of dumping, emptying, pumping or due to failure of any equipment or resulting from any other source or cause whatsoever;
- (b) "matter" means any substance (gas, liquid, or solid) of any description or origin.

It is further agreed that this endorsement shall not apply to liability arising out of the ownership, maintenance, or use of any automobile.

\*In the event this form is attached to a Commercial Top Notel: Policy "Personal Injury" shall be substituted for "Bodily Injury."

1-15

This endorsement is executed by	v the company stated in the	declarations			
STA Flammer			:	Chair	OTTO STATE AND THE SOURCE
COMPLETE THE FOLLOWING II NOT ATT		SSUFD			
12600111	and the second section of the	1000	51 ( 100 ) ( 10	and desired management	194 W Oto Lookeki Phi Majori
FORESTEEL STATE	fat the man of na. states in the room, i		1	s I s	15
POLICY OF ROSES	SERVICE		1		
POLICE LYP DATE	NUMBER				
120 0.64 (1.00	1 Y41545				
CONTRACTOR OF AMELICAN CONTRACTOR AMELICAN CONTRACTOR AMELICAN CONTRACTOR AMELICAN CONTRACTOR CONTRA	if hit."		TOTALSCHOOL		
Princy or Breed or useed to the community resi-	grated by install	ļ			

	THIC. E DEN CP 276891 72 3 170 L	Auditobli Non-Audite
	S = SAFECO INSURANCE COMPANY OF AMERICA  G = GENERAL INSURANCE COMPANY OF AMERICA  F = FIRST NATIONAL INSURANCE COMPANY OF AMERICA  4347 BROOKLYN AVE. N.E., SEATTLE, WASHINGTON 98105 (Each a Stock Insurance Company designated by initial)	383478 - Company)
4		Commercial Po
Item 1. Named ins	ured and Address (Number, Street, Town, County, State, ZIP Code)	
	PLYWOOD ASSOCIATION	- MPP ACCOUNT NO
PORTLAND	W. ST. HELENS RD	
	of Named Insured is:	
Dosiness	PLYWOOD NEG.	
		200000000000000000000000000000000000000
The Nome	d Insured is   Individual   Carp.   Partnership   Joint Venture	Other COOPERATIVE A
lem 2. Policy Term		
	THREE APRIL 23. 1973	APRIL 23, 1976
Item 3. The insura	Years Inception nce afforded shall apply in accordance with the schedule or schedules attached herei	Expiration o, and only with respect to
	under such schedule or schedules as specified therein.	
SECTION	COVERAGE	AS PROVIDED UNDE
	Location of premises: (Enter "same" if same location as above)	
PROPERTY	2.	
COVERAGE	3.	
esi-	Liability (1) Other than Automobile	A
	(2) Automobile	A
	/2\ Davidad	
LIABILITY	(3) Personal Medical Payments	
LIABILITY COVERAGE	Medical Payments (1) Premises	<b>D</b>
	Medical Payments	A
COVERAGE	Medical Payments (1) Premises (2) Automobile	A
	Medical Payments (1) Premises (2) Automobile (3) Personal Uninsured Motorists	A A A A
COVERAGE	Medical Payments (1) Premises (2) Automobile (3) Personal Uninsured Motorists CRIME	A A A A A
COVERAGE	Medical Payments (1) Premises (2) Automobile (3) Personal Uninsured Motorists CRIME	A A A A
COVERAGE	Medical Payments (1) Premises (2) Automobile (3) Personal Uninsured Motorists CRIME	A A A A
COVERAGE	Medical Payments (1) Premises (2) Automobile (3) Personal Uninsured Motorists CRIME	A A A A
COVERAGE	Medical Payments (1) Premises (2) Automobile (3) Personal Uninsured Motorists CRIME	A A A
COVERAGE	Medical Payments (1) Premises (2) Automobile (3) Personal Uninsured Motorists CRIME	A A A
COVERAGE	Medical Payments  (1) Premises  (2) Automobile  (3) Personal  Uninsured Motorists  CRIME  AUTOMOBILE PHYSICAL DAMAGE	A A A
COVERAGE	Medical Payments  (1) Premises  (2) Automobile  (3) Personal  Uninsured Motorists  CRIME  AUTOMOBILE PHYSICAL DAMAGE	A A A
III	Medical Payments  (1) Premises  (2) Automobile  (3) Personal  Uninsured Motorists  CRIME  AUTOMOBILE PHYSICAL DAMAGE	A A A

# SECTION II - LIABILITY

	IF ITEM IS CHANG	GED		70.44			Limits o	Liabi	lfv	lo			
11-1-10				-								-	
Liobility	ided Limits Plan			Cov	erage A - Bod			. 1				y Domag	
	Other Than Automa	obile	2	300.00	10	eoch per		2 -1	60,00		6	och occur	reno
LJ .,1, C	omer man Automi	ODIIE	5	300.00		_ each occ		3 _1	04, 00	-	0(	ggragote	
			3	300,0	70.	_ oggrega							
					erage C - Bo							riy Dama	_
L 2. A	utomobile				n				08,00	1	- B	och occurr	renc
:			\$	300,00	ю	_ each occ	urrence .	:					
				. · Cov	erages		•					,	
B. Com	bined Limits Plan	·.	. S.		•	each acci	orrence .					٠	
The Lia	bility Form ottache	d hereto i	is entitled:_E	ANKET	LIABILIT	T IRSU	RANCE	C-10					
□ 71 · i.	llowing hozords o				•								
. • Ine for	llowing notoras t	are exciu	ded mereiro	om:									
													-
-	l Payments												
_	ge E - Premises		. \$			each per		\$			90	ch accide	nt
	ge F - Automobi	ile	\$	2,000.		eoch per		-					
Covera	ge-M - Personal		\$			eoch per	son .	\$				ch occide	ni
Covero	ge F						,		, ,				
7	ation of person in		MAMER	2355136.5	res.								
Design	arien el bersen mi	201.eg:	Thresh.L. ()	INSURE	D								-
	ation of automobile		Change of		TOMOBIL!								
			Change of				,						
Design.	ation of automobile	es Divisio	n I ANY	AMED A	JTOMOBIL!	each per	son					neral	
Design	ge P - Personal In	es Divisio	ANY C	300,00	TOMOBILI	each per	е	_	00,000		ag	gregole	
Design	ation of automobile	es Divisio	ANY C	300,00	TOMOBILI	each per	е	_			ag	gregole	
Covera includir	ge P - Personal In	njury Liabi	olity \$	300,00 of offenses.	MOMOBIL!	each per	e Ins	ured's	porticipa	tion	09	gregole	nt
Covera Includir	ge P - Personal In gan offense within	njury Liable n the follo	an I ANY C	300,00 of offenses.	A-B-C	each per	e Ins	ured's		tion	09	gregole	nt
Covera Includir	ge P - Personal In	njury Liobi n the follo Motorists	olity \$ wing groups	300,000 of offenses.	A-B-C	each per	e Ins	ured's	porticipo	tion	09	gregole	nt
Covera Includir Covera Desi	ge P - Personal in ng an offense within ge U - Uninsured ignated insured: cription of insured	njury Liobi n the follo Motorists	olity \$ wing groups \$ wehicles	300,000 of offenses.	A-B-C D BBILE ON	each per	e Ins	ured's	porticipo 20, 050	lion	- 00	gregote ch accider	nt
Covera Includir Covera Desi	ge P - Personal in ga an offense within ge U - Uninsured	njury Liobi n the follo Motorists	olity \$ wing groups	300,000 of offenses.	A-B-C	each per oggregal each per	Ins	ured's	porticipo 20, 050	lion	- 00	gregole	nt
Covera Includir Covero Desi Desi	ge P - Personal In ng an offense within ge U - Uninsured ignated insured: cription of insured	njury Llobi n the follo Motorists	olity \$ wing groups \$ wehicles	300,000 of offenses.	A-B-C D BBILE ON	each per oggregal each per	e Ins	ured's	porticipo 20, 050	lion	- 00	gregote ch accider	nt
Covero Design	ge P - Personal in ng an offense within ge U - Uninsured ignated insured: cription of insured	njury Llobi n the follo Motorists	olity \$ wing groups \$ wehicles	300,000 of offenses.	A-B-C D BBILE ON	each per oggregal each per	Ins	ured's	porticipo 20, 050	lion	- 00	gregote ch accider	nt
Covero Design Covero Design Covero Design Design Any explanation	ge P - Personal In ng an offense within ge U - Uninsured ignated insured: cription of Insured im Change	njury Libble n the follo Motorists highway change:	lity 5 wing groups  vehicles  Additional	300,00 of offenses.	Return	each per aggregal	son Subject	S	porticipa  20. 000  1ESTS	Sho	ag ea	ch accider	
Covero Design Covero Design Covero Design Any explanation	ge P - Personal in ng an offense within ge U - Uninsured ignated insured: cription of insured im Change	njury Libble n the follo Motorists highway change:	lity 5 wing groups  vehicles  Additional	300,00 of offenses.	Return	each per aggregal	son Subject	S	porticipa  20. 000  1ESTS	Sho	ag ea	ch accider	
Covera  Includir  Covera  Desi  Desi  Any explana  Consideration of the Addition	ge P - Personal In ng an offense within ge U - Uninsured ignated insured: cription of Insured im Change	njury Libble n the follo Motorists highway change:	lity 5 wing groups  vehicles  Additional	300,00 of offenses.	Return	each per aggregal	son Subject	S	porticipa  20, 000  I ESU  II  India  India	Sho	og o	o-Rote %	
Covero Design Covero Design Covero Design Covero Design	ge P - Personal Inng an offense withing an offense within ge U - Uninsured ignated insured cription of Insured im Change	njury Libble n the follo Motorists highway change:	lity \$ wing groups \$ vehicles Additional	of offenses.  10,000 1155105 17 Interest of the specified obov	Return  Return  (3) This policy	each per aggregal	Subject of becomes a coverage of state	S	porticipa  20, 000  I ESU  II  India  India	Sho	og o	o-Rote %	
Covero Includir Covero Desi Desi Premiu Any explant In consideratio of the Addition	ge P - Personal Ing an offense within ge U - Uninsured ignated insured: cription of insured im Change	mjury Libble In the follo Motorists highway change:	lity \$ wing groups \$ vehicles Additional	of offenses.	Return  (3) This policy  W. D. M.  COVER CLASS	each per aggregal each per eac	Subject of becomes of	o part of a safed he	porticipa  20, 000  1 ESU  III  III  India	Sho	ogliky. (2)	all limits of l	
Covera includir Covera Desi Desi Desi Desi Desi Desi Desi Desi	ge P - Personal Ing an offense within ge U - Uninsured ignated insured: cription of insured im Change	mjury Libble In the follo Motorists highway change: the policy, eted and rej	lity 5 wing groups  vehicles Additional	of offenses.	Return  Return  W. D. M.	each per aggregal each per sols endorsemer provides His co	Subject of becomes to overage os stary  (PULL TERM) PREMIUM	to Aud	porticipa  20, 000  1 ESU  III  III  India	Sho	ogliky. (2)	ch accident of the state of the	
Design  Covera  Includir  Covera  Desi  Desi  Premiu  Any explant  Consideration  In	ge P - Personal Ing an offense within ge U - Uninsured ignated insured: cription of insured im Change	ijury Liobi n the folio Motorists highway change: the policy, eled and rej for the hour service OFFICE MPP ACCT, NUMBER	lity 5 wing groups sehicles Additional	of offenses.	Return  (3) This policy  W. D. M.  COVER CLASS	each per aggregal each per sols endorsemer provides His co	Subject of becomes of	o part of a safe de	porticipa  20, 000  1 ESU  III  III  India	Sho	ag oolky, (2) J	ch accider  o-Rate %  All limits of I	
Design  Covera  Includir  Covero  Desi  Desi  Premiu  Any explant  In consideration of the Addition  INSURED  ENDORSEMENT EFFECTIVE FOLICY OR BOND NUMBER FOLICY EXP. DATE ENDORSEMENT NUMBER NUMBER	ge P - Personal in gan offense within ge U - Uninsured ignated insured: cription of insured and Change alion and/or other and of the continuance of all Declarations are delivered.	ijury Llobi n the follo Motorists highway change: the policy, eted and rep service office MFP ACCT. NUMBER TYPING DATE	lity 5 wing groups sehicles Additional	of offenses.	Return  (3) This policy  W. D. M.  COVER CLASS	each per aggregal each per sols endorsemer provides His co	Subject of becomes to overage os stary  (PULL TERM) PREMIUM	to Aud	porticipa  20, 000  1 ESU  III  III  India	Sho Sho Sho PARE	oglicy. (2) J	ch accider  o-Rate %  All limits of I	
Covera includir Covera includir Covera Desi Desi Desi Desi Desi Desi Desi Desi	ge P - Personal Ing an offense within ge U - Uninsured ignated insured: cription of insured im Change	iury Libbi n the follo Motorists highway change: the policy, eled and rej for the hour service OFFICE MPMACEN TYPING DATE PRICA	wing groups  we hicles  Additional  it is agreed that placed by those  of day stated in the	of offenses.	Return  Return  COVER CLASS OR CODE	each per oggregal each per each per sits endorsemer provides live to the same as a secre une armed same as a secre	Subject of becomes to overage os stary  (PULL TERM) PREMIUM	to Aud	porticipa  20, 000  Il Still  Il the above normaling of the property of the pr	Sho Sho Sho PARE	oglicy. (2) J	ch accider  o-Rate %  All limits of I	
Design  Covera  Includir  Covera  Desi  Desi  Premiu  Any expland  Consideration  In	ge P - Personal Ing an offense withing an offense withing an offense withing the U - Uninsured ignated insured:  cription of Insured im Change alion and/or other  and the company of the insurance	iury Libbi n the follo Motorists highway change: the policy, eled and rej for the hour service OFFICE MPMACEN TYPING DATE PRICA	wing groups  we hicles  Additional  it is agreed that placed by those  of day stated in the	of offenses.	Return  Return  COVER CLASS OR CODE	each per aggregal each per sols endorsemer provides His co	Subject of becomes to overage os stary  (PULL TERM) PREMIUM	to Aud	porticipa  20, 000  Il Still  Il the above normaling of the property of the pr	Sho Sho Sho PARE	oglicy. (2) J	ch accider  o-Rate %  All limits of I	

DAH V. DEDORT

DIVISION OFFICE

Devised	A. of of little man and	Declarations
Kevised	Additional	Decigronions

HECK BOX	IF ITEM IS CHANGED	,			Limits of I	
,	ded Limits Plan	to the second	more design to the state of the	Coverage A · Bodil	eoch occurrence	Caverage B · Property Damage 5 100 , 000 . each occurrence
-	ther Than Automobi	le .		s 300,000.	oggregote	s 100,000. aggregate
				Coverage C - Bodil	ly Injury	Coverage D - Property Damage
2. Au	omobile			s 100,000. s 300,000.	eoch occurrence	\$ 100,000 eoch occurren
7		, ,		Coverages		
	bined Limits Plan				each occurrence	
The Lipb	oility Form attached	hereto is e	ntitled: BLANK	ET LIABILITY	INSURANCE C-	10
The follo	awing hazards are e	xcluded th	erefrom			
Medical	I Payments					
- 1	ge E - Premises			\$	eoch person	\$each accident
	ge F - Automobile		,	\$	each person	
Coverag	ge M - Personal			\$	each person	\$each accident
Coverag		•		-*	•	
Designo	tion of person insure	ed.			. ,	
Designo  Coveros	ge P - Personal Injury	Division 1,		s 300,000.	aggregore	
Designo Coveros Includin	ge P - Personal Injury on affense within	Division 1, y Liobility the follow	ring groups of off	\$_300,000. enses_A=B=C	_ aggregateinsuinsu	gred's participationsssseach accid
Designa  Coverage  † Where	ge P - Personal Injury ng an affense within ge U - Uninsured Mo re applicable by law	Division 1, y Liobility the follow	ring groups of off dily Injury operty Domoge	\$ 300,000. enses A-B-C	_ aggregateinsuinsu	ured's participation
Coveros Includin Coveros Wher	ge P - Personal Injury ng an affense within ge U - Uninsured Mo re applicable by law mated insured:	Division 1.  y Liobility the follow torists - Bo	ring groups of off dily Injury aperty Domage	\$ 300,000. enses A-B-C \$ 10,000. † \$ 10,000.	_ aggregateinsuinsu	s 20,000 each accid
Coveros Includin Coveros Wher	ge P - Personal Injurying an affense within ge U - Uninsured More applicable by law anated insured high	Division 1, y Liability the follow transits - Ba Pro	ring groups of off dily Injury aperty Domage	\$ 300,000. enses A-B-C \$ 10,000. † \$ 10,000.	_ aggregateinsueach persondeductible	s 20,000 each accid
Coveros Includin Coveros † Wher Design	ge P - Personal Injurying an affense within ge U - Uninsured More applicable by law anated insured high	Division 1, y Liability the follow transits - Ba Pro	odily Injury operty Domoge NAMED	\$ 300,000. enses A-B-C  \$ 10,000. † \$ 10,000.	eoch person deductible	\$ 20,000 eoch occid \$ eoch occid
Coverage including twhen Design Description Change	ge P - Personal Injurying an affense within ge U - Uninsured More applicable by law anated insured high	Division 1.  y Liobility the follow torists - Bo Pro phway veh	odily Injury operty Domoge NAMED	\$ 300,000. enses A-B-C  \$ 10,000. † \$ 10,000.	eoch person deductible	s 20,000 eoch occid  S eoch occid  ED INSURED  Revised Total Premium
Coverage Including Coverage Where Design Premiu Change Premiu Change In considerations are INSURED	ge P - Personal Injurying on affense within ge U - Uninsured More applicable by law mated insured high printing of insured high additional of the continuance of the continuance of the additional of the continuance of the continuance of the additional of the continuance o	policy, it is optimize a policy, it is a profit the pour ter the nour	ring groups of off dily Injury operty Domoge NAMED icles ANY Return  Return  greed that from an effed above; 121 The poly  ASSOCIATI of day stated in the politic	\$ 300,000.  senses A-B-C  \$ 10,000.  \$ 10,000.  \$ Subject to Audit  INCL.  Incl	aggregate insu each person deductible ED BY THE NAME Short or Pro-Rate %	s 20,000 eoch occid  S eoch occid  ED INSURED  Revised Total Premium
Coverage Including twhen Design Premiu Change Premiu Change Incorporations are INSURED ENDORSEMENT EFFECTIVE POLICY OR BOND NUMBER	ge P - Personal Injurying on affense within ge U - Uninsured More applicable by law mated insured high printing of insured high additional of the continuance of the continuance of the additional of the continuance of the continuance of the additional of the continuance o	policy, a a optimate specific of the nour service office of the nour service office of the nour service of	ring groups of off dily Injury operty Domoge NAMED icles ANY A Return  Return  greed that from an effed above; 121 The point	\$ 300,000.  senses A-B-C  \$ 10,000.  \$ 10,000.  \$ Subject to Audit  INCL.  Incl	aggregate  Insu each person deductible  ED BY THE NAM Short or Pro-Rate %  If becomes a pan of the above ted herein.	s 20,000 each accided seach ac
Designa  Coverage Includin  Coverage † Where Pescre  Premiur Change  Any explanation ore  INSURED  ENDORSEMENT  EFFECTIVE  POLICY OR BOND  NUMBER	ge P - Personal Injurying on affense within ge U - Uninsured More applicable by law mated insured high printing of insured high additional of the continuance of the continuance of the additional of the continuance of the continuance of the additional of the continuance o	policy, a a optimize specific office office of the nour	ring groups of off dily Injury operty Domoge NAMED icles ANY Return  Return  greed that from an effed above; 121 The poly  ASSOCIATI of day stated in the politic	\$ 300,000.  senses A-B-C  \$ 10,000.  \$ 10,000.  \$ Subject to Audit  INCL.  Incl	aggregate  Insu each person deductible  ED BY THE NAM Short or Pro-Rate %  If becomes a pan of the above ted herein.	s 20,000 eoch occid  S eoch occid  ED INSURED  Revised Total Premium  PPD DPP  e numbered policy. (2) All limits of limbility of the Addition
Designa  Coverage Includin  Coverage † Wher  Design  Pescr  Premiu Change  Change  INSURED  ENDORSEMENT  ENDORSEMENT  ENDORSEMENT  MUMBER  FOLICY  EXT. DATE  ENDORSEMENT  MUMBER  G G GERERAL;  F FIRIT MAT  F STRIPT  F STRIPT	ge P - Personal Injurying on affense within ge U - Uninsured More applicable by law mated insured high printing of insured high additional of the continuance of the continuance of the additional of the continuance of the continuance of the additional of the continuance o	Division 1.  y Liobility the follow torists - Bo Pro hway veh  onal  let the nour  SERVICE MPP ACCT. HUMBER TYPING DATE  RICA  GERICA  OF AMERICA	ring groups of off dily Injury operty Domoge NAMED icles ANY Return  Return  Return  ASSOCIATI  ASSOCIATI  ASSOCIATI  ASSOCIATI  TELES 15	\$ 300,000.  senses A-B-C  \$ 10,000.  \$ 10,000.  \$ Subject to Audit  INCL.  Incl	aggregate  Insu each person deductible  ED BY THE NAM Short or Pro-Rate %  If becomes a pan of the above ted herein.	s 20,000 each accided seach ac
Designa  Coverage Includin  Coverage † Wher  Design  Pescr  Premiu Change  Change  INSURED  ENDORSEMENT  ENDORSEMENT  ENDORSEMENT  MUMBER  FOLICY  EXT. DATE  ENDORSEMENT  MUMBER  G G GERERAL;  F FIRIT MAT  F STRIPT  F STRIPT	ge P - Personal Injurying an affense within ge U - Uninsured More applicable by law anated insured:  ription of insured high and the continuous of the continuous of the collected and replaced by LINNTON PI 123-75  LINNTON PI 123-75  CP 383478  LINNTON PI 123-75  CP 383478	Division 1.  y Liobility the follow torists - Bo Pro hway veh  onal  let the nour  SERVICE MPP ACCT. HUMBER TYPING DATE  RICA  GERICA  OF AMERICA	Return  ASSOCIATION  ASSOCIATIO	\$ 300,000.  senses A-B-C  \$ 10,000.  \$ 10,000.  \$ Subject to Audit  INCL.  Incl	aggregate  Insu each person deductible  ED BY THE NAM Short or Pro-Rate %  If becomes a pan of the above ted herein.	s 20,000 each accided seach ac

CHECK BOX IF ITEM I				The state of the s	The state of the s	
	S CHANGED	The second to second to development or second to 1 and	The supplies of the same property of the supplies of the supplies of the same supplies of the supplies of the same	Limits of L	iobility	
A. Divided Limit  1. Other Thor	s Plan n Automobile		S 300,000.	y Injury _ each occurrence _ aggregate	\$ 100,000. \$ 100,000.	ty Damage each accurrence aggregate
Ž 2. Automobile	e		Coverage C - Bodil \$ 300,000. \$ 300,000.	each person	Coverage D - Proper \$ 100,000.	ny Damage each occurrence
B. Combined Lin	nits Plan		Coverages	each occurrence		
. The Liability For	m attached hereto is	entitled: BLA	MET LIABILIT	Y INSURANCE C	-10	•
The following ho	azards are excluded	therefrom:				
Medical Paymen  Coverage E - Pre  Coverage F - Au  Coverage M - Pe	mises tomobile		\$	eoch person eoch person eoch person	\$	each accident
	erson insured:					
Coverage P - Per	rsonal Injury Liability	,	s 300,000.		red's porticipation	
Coverage P - Per Including an offi	rsonal Injury Liability ense within the follo insured Motorists - I able by law.	wing groups of office of the state of the st	\$ 300,000. enses A-B-C	ench person deductible	s_20,000.	each accider
Coverage P · Per Including an off Coverage U · Un † Where applica	rsonal Injury Liability ense within the follo insured Motorists - I able by law.	wing groups of office of the state of the st	\$ 300,000. enses A-B-C	ench person	s_20,000.	each accider
Coverage P - Per Including an off	rsonal Injury Liability ense within the follo insured Motorists - I able by law.	wing groups of office of the state of the st	\$ 300,000. enses A-B-C	ench person deductible	s_20,000.	each acciden
Coverage P - Per Including an off Coverage U - Un † Where application Description of Premium	rsonal Injury Liability ense within the follo sinsured Matarists - E able by law. sured: NAME insured highway ve	wing groups of offer Bodily Injury Praperty Damoge DINSTRED Shicles ANY A	\$ 300,000.  snses A-B-C  \$ 20,000.	ench person deductible ED BY THE NAME	\$ 20,000.  S ED INSURED	each accider



# SAFECO INSURANCE COMPANY OF AMERICA GE: ER 'NSURANCE COMPANY OF AMERICA FIRST . . IONAL INSURANCE COMPANY OF AME

# SECTION II - LIABILITY

Policy No. The State 18

This schedule is attached to, and forms a part of the policy specified above

Limits of Liability. No insurance is afforded under any coverage unless specific limits of liability as to such coverage are set furth below. The limit of the company's hability on account of each such coverage shall be as stated herein, subject to all of the terms of the policy or supplement attached having reference thereto.

inhila.		Coverage A	· Bodily Injury · .		Coverage 8	Property Domoge
iobility	5	300.000	eoch occurrence		100,000	
Divided Limits Plan				-		
1. Other Thon Automobile	,	300,000	aggregate	2	100,000.	aggregate
· · · · · · · · · · · · · · · · · · ·					•	٠.
	-	Coverage C .	Bodily Injury		Coverage D	· Property Domoge
2. Automobile	s	300,000	eoch person	5_	100,000.	each occurr
	\$	300,000	each occurrence			
					*	
Combined Limits Plan			each occurrence			
			eoch occurrence			
The Liability Form attached hereto is entitled:		BLANKET	IABILITY INSUR	ANCE	C-10	
172						
The following "hazards" as defined by the for	m entitled	Conditions App	icable Only to Section II"	re exclu	ded therefrom:	
		-MPERSONA!	HAZARON AND "	CONTI	ACTUAL H	AZARD BEYOND
		15 DAYS"	BOTH AS DEFINE	0 000-	FORM CLI	559
		٠				
						,
nedical Payments						
Coverage E - Premises	\$	20/2	each person each person	3_	16	eoch occident
Coverage E Premises  Coverage F Automobile  To January Lands Automobile  Coverage F	\$	2000 nil		3_	16	each occident
Coverage E Premises  Coverage F Automobile  Coverage F  Designation of person insured:	-	NAMED IN		3_ STE	AG	eoch occident
Coverage E Premises  Coverage F Automobile  To Figure F Premises  Coverage F  Designation of person insured:	-	. 121-01 100-D. 8141		s_	ASSENGER	eoch occident
Coverage E Premises  Coverage F Automobile  Coverage F  Designation of person insured:	-	1 521-01 5000 B 5 5 5		S_	46	eoch occident
Coverage E - Premises  Coverage F - Automobile  10 - Ganda - Coverage F  Designation of person insured:	-	1 521-01 5000 B 5 5 5	each person  LUQUETILLE  SURED  SEED OWNED PRIVE	S_	AGS ENGER	AUTOMOBILE
Coverage E Premises  Coverage F Automobile  To Sand Land Automobile  Coverage F	-	1 521-01 5000 B 5 5 5	eoch person  BURED  SED OWNED PRIVE  eoch person aggregote	3_ RTE	46 W.SSENGER	each occident  ACTOMOBILE  general aggregate
Coverage E - Premises  Coverage F - Automobile  To Admit Line - Automobile  Coverage F  Designation of person insured  Designation of outomobiles Division I  Coverage P - Personal Injury Liability	<b>.</b>	300,000.	each person  BURED  SED OWNED PRIVE  eoch person aggregate  EXCL. *C* DELE	S_TED	ASSENGER 300,000. s porticipation.	ACTOMOBILE  general
Coverage E Premises  Coverage F Automobile  Coverage F  Designation of person insured:  Designation of outomobiles Division I  Coverage P Personal Injury Liability  Including an offense within the following group	s_ ps of offer	300,000.	each person  BURED  SED OWNED PRIVE  eoch person aggregate  EXCL. *C* DELE	Insured'	WESTINGER  300,000.  sporticipation.	ACTOMOBILE  general
Coverage E Premises  Coverage F Automobile  Coverage F  Designation of person insured:  Designation of outomobiles Division I  Coverage P Personal Injury Liability  Including an offense within the following group	\$ps of offer	300,000.	eoch person eoch person aggregote excl. 'C' DELE	Insured'	WISSENGER  300,000.  sporticipation.	general aggregate
Coverage E . Premises  Coverage F . Automobile  Coverage F . Designation of person insured:  Designation of outomobiles Division    Coverage P . Personal Injury Liability  Including an offense within the following group  Coverage U . Uninsured Motorists . Bodily In	\$ps of offer	300,000.	eoch person aggregate  EXCL. *C* DELE	Insured'	WISSENGER 300,000.  sporticipation_ 20,000.	general aggregate
Coverage E - Premises  Coverage F - Automobile - Automobi	\$ps of offer	300,000.	eoch person  eoch person aggregote  EXCL. *C* DELE  eoch person eoch accider	Insured'	MISSENGER  300,000.  sporticipation. 20,000.	general aggregate
Coverage E - Premises  Coverage F - Automobile - Automobi	\$ps of offer	300,000.	eoch person aggregate  EXCL. *C* DELE	Insured'	MISSENGER  300,000.  s participation.	general aggregate

Schedule\_\_\_\_





Home Office: 4347 Brooklyn Ave. N.E., Seattle, Washington 98105 (Each a Stock Insurance Company) (Coverage is provided by the company designated by initial)

# SECTION III CRIME

A CONTRACTOR OF THE PROPERTY O		
	Policy No	P 389478
premises are located at the address shown in the declarations as Location No.	unless	otherwise stated he
(Number Street Jown		5
(Number Street Town		State)
other business is conducted in the premises, unless otherwise stated herein:		
e Classification:The alarm system is classified asCentralLocal.Cer	tificate No.	
words or phrases (other than captions) printed in Bold Foce are defined in the policy.		
its of Liability. No insurance is afforded under any insuring agreement unless speci h insuring agreement are set forth below: The limited of the company's liability on led herein, subject to all of the terms of the policy or supplement attoched having refe	account of each sur	
Insuring Agreements		
n d la	Limits of Liability	Premium
Burglary and Robbery	· · · · · · · · · · · · · · · · · · ·	s
(a) Paymoster Robbery - On a Messenger Accompanied by Guards		\$
(b) Robbery Inside the Premises	,	5
(c) Robbery Outside the Premises (d) Home of Messenger - Burglary only Theft		5
10	-	S INCL.
(Coinsurance Percent) (Coinsurance Limit)	)	J BRANCE
	•	\$
(1) Sole Burglory		6
(g) Burglary (not exceeding \$ 50.00)	\$	13
Comprehensive Dishonesty, Disappearance and Destruction  (1) Employee Dishonesty —  Option A —  Option B.		S
		\$
(II) Loss Inside the Premises		5
(III) Loss Outside the Premises		5
(IV) Money Orders and Counterfeit Paper Currency		15
(V) Depositors Forgery		\$
(VI) Merchandise Burglary	2	
Dionaer Crime	*	\$
Total Limit of Liability	}	13
Broad Form Storekeepers		
Limit of insurance under each of Insuring Agreements I through IX	3	- 3
Except under Insuring Agreement V, such limit applies in excess of a deductible of		1
\$ as to loss under one or more of soid Insuring Agreements.		
Storekeepers Burglary and Robbery	·	
Limit of insurance under each of Insuring Agreements 1 to VII inclusive	3	13
Office Burglary and Robbery		
Limit of insurance under each of insuring Agreements I through VI	3	
OTH ER		
State Supplement Name(s) and Form Number(s) attached hereto.	. 5	15
		-
		5
If paid in installment		s INCL.
year installment is		S FREL
liability of the company is subject to the terms of the following endorsements (indicated	by form No.) attached	hereto:
insured by the acceptance of this policy, gives notice to the company of election to term		
		and ar natice blatch

This memorandum is far information only; it is not a contract of insurance but attests that a policy as numbered herein, and as it stands at the date of this certificate, has been issued by the company. Said policy is subject to change by endorsement and to assignment and concellation. In accordance with its terms

Additional Declarations

Policy	No.	CP.	383478	

# SECTION AUTOMOBILE PHYSICAL DAMAGE

This schedule is ottoched to and forms a part of the policy specified above.

# SCHEDULE OF AUTOMOBILES

1		Purchased	Actual Cost	Limit of			SCHEDULE	OF CO	VERAG	ES	
T	Seriol or		incl. equip.	Liobility	0		P	Q	R	T	. V
E M No.	Year, Trade Name, Type Motor No.	Month New and or Year Used	or Symbal if private pass.	(other than collision)		Deduct.	Included	Fire	Thefi	Comb. Add'l. Cov.	Towing and Labor
1.	1964 CHEV. PICKUP S#4C154H165821		2079.	2079.				INCL	INCL	HNCL	
2.	1972 CHEV. 1MPALA 4 0 SEDAN S#1M69H2C184663	R.	5-2-4	ACV	INCL	100.	INCL.				
							Times				
						13					
							-				
		,					10			u u	
							1				
		,				-					
							,				
					-						

						1				
										1
								10.0	100	
e company's maximize maximum liability f								20.0		
y loss is poyable as	interest may	oppeor to the	nomed insur	ed and (1	Vome one	d address)				
									-,	
	• ,						Schedule	,	A	

Section - Automobile Physical Damage
Additional Electorations

DIVISION

POLICY: EFFECTIVE:

CP276891 4/23/70-4/23/73

LIABILITY FORM: CONDITIONS FORM: OTHER FORM: POLLUTION EXCLUSION: C-10 1/67 CF-640 6/69 CF-646 1/67

C-1599 11/70 (effective 4/23/71)

# BLANKET LIABILITY POLICY

#### PREPARED FOR

# LINETON PLYWOOD ASSOCIATION

INDEX OF COVERAGES*	Section	Schedule	Section Se	chedule
PROPERTY			INLAND MARINE	
				, .
		-	GLASS COVERAGE	
MISC. LIABILITY	11	A	OTHER INSURANCE	
PERSONAL INJURY		A	K.K.	
MEDICAL PAYMENTS AUTOMOBILE			BAFELD BAFELD BENERAL INSURANCE COMPANY OF AMER Home Office/ Seattle, Washington	RIDA
CRIME		_ <u>A</u> _		entre engli
			HARSH & HC LENNAN, INC. OF DREGOM	
AUTOMOBILE PHYSICAL DAMAGE .				
	IK	A	L	
*This index is not intended to be a part of	the policy and	therefore	your Independent Insurance Agent	

does not modify the contents thereof

(A stock insurance company, he. \_in called the company)

# COMMERCIAL POLICY CONDITIONS APPLICABLE TO ALL SECTIONS

EES with the insured, named in the declarations made a part hereof, in consideration of the payment of the premium and subject to the ats of liability, amounts of insurance, exclusions, conditions and other terms of this policy to insure the insured in accordance with the provisions of the schedule of schedules arrached hereto and made a part hereof.

A. Premium: All premiums for this policy shall be computed in accordance with the company's rules, rates, rating plans, premiums and minimum premiums applicable to the insurance afforded herein.

Premium designated in this policy as "advance premium" is a deposit premium only which shall be credited to the amount of the earned premium due at the end of the policy period. At the close of each period (or part thereof terminating with the end of the policy period) designated in the declarations as the audit pariod the earned premium shall be computed for such period and, upon notice thereof to the named insured, shall become due and payable. If the total earned premium for the policy period is less than the premium previously paid, the company shall return to the named insured the uncarned portion poid by the named insured.

The named insured shall maintain records of such information as is necessary for premium computation, and shall send copies of such records to the company at the end of the policy period and at such times during the policy period as the company may

- B. Liberalization Clause: If during the period that insurance is in force under this policy, or within 45 days prior to the inception date thereof, on behalf of this company there be adopted, or filed with and approved or accepted by the insurance supervisory authorities, all in conformity with law, any changes in the form attoched to this policy by which this form of insurance could be extended or broadened without increased premium charge by endorsement or substitution of form, then such extanded or broodened insurance shall inure to the benefit of the insured hereunder as though such endorsement or substitution of form had been made.
- C. Inspection and Audit: The company shall be permitted but not obligated to inspect the named insured's property and operations at ony time. Neither the company's right to make inspections nor the making thereof nor ony report thereon shall constitute on undertaking, on behalf of or for the benefit of the named insured or others, to determine or worrant that such property or operations are safe,
  - · The company may examine and audit the named insured's books and records at any time during the policy period and extensions thereof and within three years after the final termination of this policy, as for as they relate to the subject matter of this insurance.
- D. Cancellation: This policy may be conceled by the named insured. by surrender thereof to the company or ony of its outhorized agents or by mailing to the company written notice stating when thereofter the concellation shall be effective. This palicy may be conceled by the company by moiling to the named insured at the address shown in this policy, written notice stating when not less than ten days thereafter such concellation shall be effective. The mailing of notice as oforesaid shall be sufficient proof of notice. The time of surrender or the effective date and hour of concellation stated in the notice shall become the end of the policy period. Delivery of such written notice either by the named insured or by the company shall be equivalent to mailing.

If the named insured concels, earned premium shall be computed in accordance with the customery short rate table and procedure. If the company concels, earned premium shall be computed pro rato. Premium adjustment may be made either at the time concellation is effected or as soon as practicable after concellation becomes effective, but payment or tender of uncorned premium is not a condition of concellation.

E. Deferred Premium Payment Plan: If the insured elects to pay the premium in equal annual payments as indicated on the first page of this policy the premium for this policy is hereby made so poyable. Default in making any payment shall be construed as a request of the insured to concel this policy, in which case this company shall, upon demand and surrender of this policy, or ofter ten doys written notice to the insured, comply with the soid request.

If this policy is canceled, either at the request of the insured or at the election of this company, this company shall refund to the insured only the excess of poid premium over earned premium. In the event the earned premium exceeds the poid premium the insured shall pay this company the difference.

- F. Subrogation: In the event of any payment under this policy, the company shall be subrogated to all the insured's rights of recovery therefor against any person or organization and the insured shall execute and deliver instruments and papers and do whatever else is necessory to secure such rights. The insured shall do nothing ofter loss to prejudice such rights.
- G. Impairment of Recovery: Except as noted below, this company shall not be bound to pay any loss if the insured shall have impoired any right of recovery for loss to the property insured; however it is agreed that:
  - 1. As respects property while on the premises of the insured, permission is given the insured to release others in writing from liability for loss prior to loss, and such release shall not offect the right of the insured to recover hereunder, and
  - 2. As respects property in tronsit, the insured may, without prejudice to this insurance, accept such bills of loding, receipts or contracts of transportation as ore ordinarily issued by carriers containing a limitation as to the value of such goods or merchandise.
- H. Conformity With Statute: The terms of this policy and forms attached hereto which are in conflict with the statutes of the state wherein this policy is issued ore hereby amended to conform to such stotutes.
- 1. Changes: Notice to any agent or knowledge possessed by any agent or by any other person shall not effect a waiver or a change in any part of this policy or estap the company from asserting any right under the terms of this policy; nor shall the terms of this policy be woived or changed, except by endorsement issued to form a port of this policy.
- J. Assignment: Assignment of interest under this policy shall not bind the company until its consent is endorsed heroon; if, however, the named insured shall die, such insurance as is offorded by this policy shall apply (1) to the nomed insured's legal representative, as the named insured, but only while acting within the scope of his duties as such, and (2) with respect to the property of the named insured, to the person having proper temparary custody thereaf, as insured, but only until the appointment and qualification of the legal representative.
- K. Modification of Terms: Any provisions contained in this policy (or supplements, schedules and endorsements attached thereta) which are in conflict with conditions A thru J obove are hereby waived.
- L. Extension: If coverage provided by this policy replaces a similar coverage of a policy expiring on the effective date of this policy, then coverage hereunder shall be extended to the expiration time of the policy so replaced.

N WITNESS WHEREOF, General Insurance Company of America has caused this policy to be signed by its president and secretary at Seattle, Washington, and countersigned on the declarations page by a duly outhorized representative of the company.

nmersla / SECRETARY

Inda Fo. Liveary MARSHENT



# BLANKET LIABILITY INSURANCE

(COVERAGE SUPPLEMENT)

1. COVERAGE A - BODILY INJURY - except Automobile

COVERAGE B - PROPERTY DAMAGE - except Automobile

COYERAGE C - BODILY INJURY - Automobile

COVERAGE D - PROPERTY DAMAGE - Automobile

COVERAGE L - PERSONAL LIABILITY

The company will pay on behalf of the insured all sums which the insured shall become legally obligated to pay as damages because of bodily injury or property damage to which this insurance applies, caused by an occurrence. The company shall have the right end duty to defend any suit against the insured seeking damages on necount of such bodily injury or property damage, even if any of the aflegations of the suit are groundless, false or froudulent, and may make such investigation and settlement of any claim or suit as it deems expedient. The company shall not be obligated to pay any claim or judgment or to defend any suit after the applicable limit of the company's liability has been exhausted by payment of judgments or settlements.

#### Exclusions

This insurance does not apply:

- (a) to bodily injury or property domage included within the war hozard with respect to liability assumed by the insured under any contract or agreement or expenses for first oid under the Supplementary Payments provision;
- (b) to any obligation for which the insured or ony carrier as his insurer may be held liable under any workmen's compensation, unemployment compensation or disability benefits law, or under any similar law;
- (c) to bodily injury to any employee of the insured arising out of and in the course of his employment by the insured; but this exclusion does not apply to (1) any domestic employee, or (2) liability assumed by the insured under any contract;
- (d) to property domage: (1) to property owned or transported by the insured; (2) to property occupied by or rented to the insured, except domage to a rented residence or private garage caused by a private passenger automobile; (3) to property under ballment to the insured (except injury to ar destruction of such property orising out of the use of elevators or escalators or to liability assumed under sidetrack agreements); (4) to that particular part of any property (a) upon which operations are being performed by or an behalf of the insured, or (b) out of which such injury ar destruction arises; (5) to premises alienated by the named insured arising out of such products or any part thereof; (6) to the named insured's products arising, out of such products or only part of such products; (7) to work performed by or an behalf of the named insured arising out of the work or ony portion thereof, or out of materials, parts or equipment furnished in connection therewith;

But ports (2) and (3) of this exclusion do not apply under Coverage L to property damage included within the fire hazard;

- (a) to bodily injury or property damage resulting from the failure of the named insured's products or work completed by or for the named insured to perform the function or serve the purpose intended by the named insured, if such failure is due to a mistoke or deficiency in any design, formula, plan, specifications, advertising material or printed instructions prepared or developed by any insured; but this exclusion does not apply to bodily injury or property damage resulting from the active molfunctioning of such products or work;
- (1) to damages, because of property damage, due:
  - to the cost of repairing or replacing any defective goods or products manufactured, sold, handled or distributed by the named insured or defective work completed by or for the named insured;
  - (2) to the lass of use of any such defective goods or products or completed work, or to damages resulting from the lass of use of such defective goods or products or completed work;
- (g) to comages claimed for the withdrowal, inspection, repair, replacement, or loss of use of the named insured's products or work completed by or for the named insured or of any property

- of which such products or work form a part, if such products, work or property are Withdrown from the market or from use because of any known or suspected defect or deficiency therein;
- (h) to contractual liability assumed by the insured, if the insured or his indemnitee is an architect, engineer or surveyor, for bodily injury or property domage orising out of professional services performed by such insured or indemnitee, including

(1) the preparation or approval of maps, plans, apinions, reports, surveys, designs or specifications and

(2) supervisory, inspection or engineering services.

(i) to bodily injury or property damage arising out of the owner-ship, maintenance, operation, use, loading or unloading of (1) any aircraft owned or operated by or rented or loaned to the named insured, or (2) any other aircraft operated by any person in the course of his employment by the named insured;

But this exclusion does not apply under Coverage L to bodily injury to any domestic employee arising out of and in the course of his employment by any insured except while such employee is engaged in the operation or maintenance of aircraft;

 (i) under Coverage L, to any liability or injury arising out of or in connection with any business, or the rendering or amission of any professional services, or the automobile hazard.

# II. COVERAGE E - PREMISES MEDICAL PAYMENTS

The company will pay to or for each person who sustains bodily injury caused by occident all reasonable medical expense incurred within one year from the date of the accident on account of such bodily injury, provided such bodily injury arises out of (a) a condition in the insured premises or (b) operations with respect to which the named insured is afforded coverage for bodily injury liability under this policy.

# Exclusions

This insurance does not apply

- (a) to bodily injury
  - (1) arising out of the ownership, maintenance, operation, use, looding or unloading of
    - (i) any automobile or aircraft owned or operated by at rented or looned to the named insured, or
    - (ii) ony other automobile or aircraft operated by any person in the course of his employment by the named insured;

but this exclusion does not apply to the porking of an outomobile on the insured premises, if such automobile is not awned by a rented or loaned to the named insured;

- (2) orising out of the ownership, maintenance, operation, use, loading or unloading of any watercraft, if the bodily injury occurs away from the insured premises; or
- (3) arising out of and in the course of the transportation of mobile equipment by an automobile owned or operated by or rented or loaned to the named insured;
- (b) to bodily injury
  - (1) included within the completed operations hazard ur the products hazard;
  - (2) orising out of operations performed for the named insured by independent controctors other than (i) mointenance and repoir of the insured premises or (ii) structural afterations at such premises which do not involve changing the size of or moving buildings or other structures;
  - (3) resulting from the selling, serving or giving of ony olcoholic beverage (i) in violation of any statute, ordinance or regulation, (ii) to a minor, (iii) to a person under the influence of alcohol or (iv) which causes or contributes to the intoxication of any person; but this exclusion (b) (3) applies only if the named insured is a person or organization engaged in the business of manufacturing, distributing, selling or serving alcoholic beverages or is an owner or lesson of premises used for such purposes;
  - (4) included within the war hazord;

# (c) to bodily injury

- (1) to the named insured, any partner therein, any tenant or other person regularly residing on the insured premises or any employee of any of the foragoing if the bodily injury orises out of and in the course of his employment therewith;
- (2) to any other tenant if the bodily injury occurs on that part of the instant premises retired from the good insured or
  - to any employee of such a tenant if the bodily injury occurs on the tenant's part of the insured premises and arises out of and in the course of his employment for the tenant;
- (3) to ony person while engaged in maintenance and repair of the insured premises or alteration, demolition or new construction at such premises;
- (4) to any person if any benefits for such bodily injury are payable or required to be provided under any workmen's compensation, unemployment compensation or disability benefits law, or under any similar law;
- (5) to any person practicing, instructing or participating in any physical training, sport, athletic activity or contest;
- (d) to any medical expense for services by the named insured, any amployee thereof or any person or organization under contract to the named insured to provide such services.

#### III. COVERAGE M - PERSONAL MEDICAL PAYMENTS

The company will pay to or for each person who sustains bodily injury caused by accident all reasonable medical expense incurred within one year from the date of the accident on account of such bodily injury, provided such bodily injury (a) is sustained while on the insured premises or (b) is sustained elsewhere and (1) arises out of a condition in the insured premises or the ways immediately adjaining on land, or (2) is caused by any insured, by any domestic employee in the course of his employment by an insured, or by any animal owned by or in the care of any insured or (3) is sustained by any domestic employee and arises out of and in the course of his employment by any animal whose proposed on the care of any insured and in the course of his employment by any insured.

#### Exclusions

This coverage does not apply:

- (a) to bodily injury arising out of any act or amission in connection with premises (other than the insured premises) award, rented or controlled by any insured, but this exclusion does not apply to bodily injury sustained by any domestic employee arising out of and in the course of his employment by any insured:
- (b) to bodily injury arising out of (1) business pursuits of any insured except activities therein which are ordinarily incident to non-business pursuits or (2) the rendering of or failing to render professional services;
- (c) to bodily injury included within (1) the aircraft or automobile hazard or (2) the wor hazard;
- (d) to bodily injury to any person, including a domestic employee, if any person or organization has a policy providing workmen's compensation or occupational disease benefits for such bodily injury or if benefits for such bodily injury are in whole or in port either payable or required to be provided under any workmen's compensation or occupational disease law;
- (e) to bodily injury to (1) any insured under ports (1) and 4(a) of "Persons insured", (2) any person, other than a domestic emplayee, regularly residing on any port of the insured premises or (3) any person while on the insured premises because business pursuits are conducted or professional services are rendered un the insured premises.

# IV. COVERAGE N - PHYSICAL DAMAGE TO PROPERTY

The company will at its option either (a) pay for the actual cash value of property physically injured or destroyed during the policy neriod by any insured, or (b) repair or replace such property with aller property of like quality and kind, but the limit of the company's liability under Coverage N for "each occurrence" shall not exceed \$250.00.

# Exclusions

This coverage does not apply to injury or destruction:

"-) of property owned by or rented to any insured, any tenant of any insured or any resident of the named insured"s household;

- (b) caused intentionally by , insured over twelve years old;
- (c) arising out at (1) any act or omission in connection with pramises (ather than the insured premises) award, rented or controlled by any insured, (2) business pursuits or professional services or (3) the pamership, maintenance, aperation, usa, loading or unloading of any lond mater vehicle, trailer or semitrailer, form machinery or equipment, aircroft or watercraft.

# V. PERSONS INSURED

Each of the following is on insured under this insurance to the extent set forth below:

- the named insured and, if an individual, the spouse of such named insured if a resident of the same household;
- 2. for Coverages A and B
  - (a) if the named insured is designated in the declarations as
    - (1) a partnership or joint venture, the partnership or joint venture so designated and any partner or member thoreof but only with respect to his liability as such;
    - (2) other than an individual, partnership or joint venture, the organization so designated and any executive officer, director or stockholder thereof while acting within the scape of his duties as such;
  - (b) any person (other than an employee of the named insured) or organization while acting as real estate manager for the named insured; and
  - (c) with respect to the operation, for the purpose of locontation upon a public highway, of mobile equipment registered under any mater vehicle registration low,
    - (1) on employee of the named insured while operating any such equipment in the course of his employment, and
    - (2) any other person while operating with the permission of the homed insured any such equipment registered in the name of the named insured and any person or organization legally responsible for such operation, but only if there is no other valid and collectible insurance available, either on a primary or excess basis, to such person or organization;

provided that no person or organization shall be an insured under this paragraph (c) with respect to:

- bodily injury to any fellow employee of such person injured in the course of his employment, or
- (ii) property damage to property owned by, rented to, in charge of or occupied by the named insured or the employer of any person described in subporograph (2).

This insurance does not apply to bodily injury or property damage arising out of the conduct of any partnership or joint venture of which the insured is a partner or member and which is not designated in this policy as a named insured.

# 3. for Coverages C and D

- (a) any portner or executive officer thereof, but with respect to a non-owned outcomobile only while such automobile is being used in the business of the named insured;
- (b) any other person while using an owned outomobile or a hired automobile with the permission of the named insured, provided his actual operation or (If he is not operating) his other octual use thereof is within the scope of such permission, but with respect to bodily injury or property damage orising out of the loading or unloading thereof, such other person shall be an insured only if he is: (1) a lassee or borrower of the automobile, or (2) on employee of the named insured or of such lessee or borrower;
- (c) any other person or organization but only with respect to his or its liability because of acts or omissions of the named insured or on insured under (a) or (b) obove.

None of the following is an insured:

- (1) any person while engaged in the business of his complayer with respect to bodily injury to any fellow amplayee of such person injured in the course of his emplayment;
- (2) the owner or lessee (of whom the named insured is a sublessee) of a hired automobile, or the owner of a nonowned automobile, or the owner of an automobile leased under cantract for one year or more to the named insured,

- . ... by ... or eliptoye. ony such owner or lessee.
- on executive afficer with pect to an automobile owned by him or by a member of his household;
- (4) any person while employed in or otherwise engaged in duties in connection with an automobile business, other than an automobile business operated by the momed in-

This insurance does not apply to bedily injury or property damage arising out of (1) a non-owned automobile used in the conduct of any portnership or joint venture of which the insured is a partner or member and which is not designated in this policy as a named insured, or (2) if the named insured is a partnership, an automobile owned by ar registered in the name of a partner thereof, unless such partner is named as an individual named insured.

#### 4. for Coverages L, M and N

- (a) if residents of the named insured's household, his spause, the relatives of either, and any other person under the age of twanty-one in the care of any insured;
- (b) under Coverages L and M, with respect to animals and watercroft awned by any insured, any person or organization legally responsible therefor, except a person using or having custody or passession of any such animal or watercraft without the permission of the owner;
- (c) under Coverages L and M, with respect to form tractors and trailers and self-propelled or motor or animal drawn form implements, any employee of any insured while engaged in the employment of the insured.

#### VI. LIMITS OF LIABILITY

Regardiess of the number of (1) insureds under this policy, or (2) outomobiles to which this policy applies, the company's liability is limited as follows:

# Coverages A, B, C and D -

currence provided:

A. Divided Limits Plan

- (1) The limit of bodily injury liability expressed in the additional declarations as applicable to "each person" is the limit of the company's liability for all damages because of bodily injury sustained by one person as the result of any one occurrence; but the total liability of the company for all damages because of bodily injury sustained by two or more persons as the result of any one occurrence shall not exceed the limit of bodily injury liability stated in the declarations as applicable to "each occurrence". The total liability of the company for all damages because of (1) all bodily injury included within the completed operations hazard and (2) all bodily injury included within the products hazard and (2) all bodily injury included within the products hazard and (2) all bodily injury included within the products hazard and (2) all bodily injury included within the products hazard and (2) all bodily injury liability stated in the declarations as "agarenata".
- (2) The total liability of the company for all damages because of all property damage sustained by one or more persons or organizations as the result of any one occurrence shall not exceed the limit of property damage liability stated in the declarations as applicable to "each occurrence". The total liability of the company for all damages because of all property damages to which this coverage applies shall not exceed the limit of property damage liability stated in the declarations as "aggregate".

Such aggregate limit shall apply separately with respect to each project away from premises owned by ar rented to the named insured.

Aggregate limits of liability as stated in this policy shall apply separately to each annual policy period.

- B. Combined Limits Plan
  The limit of liability under the Combined Limits Plan expressed in the additional declarations as applicable to "each occurrence" is the total limit of the company's liability under the bodily injury liability and property damage liability coverages combined for all damages as the result of any one oc-
  - (a) with respect to all damages included within the (1) completed operations hazard and the (2) products hazard, such limit of liability shall be the total limit of the company's liability during each annual policy period as the result of one or more than one occurrence;

- (b) with respec II damages orising out of property domage (other than sobile, the completed operation hazard, or the products hazard) such limit of liability shall be the total limit of the company's liability during each annual policy period as the result of one or more than one occurrence, but soid limit of liability shall apply separately to each project with respect to operations being performed away from premises owned by ar rented to the insured;
- (c) with respect to any occurrence for which the notice of this policy is given in lieu of security, or when this policy is certified as proof of financial responsibility under the provisions of the motor vehicle financial responsibility low of any state or province, such limit of liability shall be applied in occordance with the applicable terms of such low, except that the total limit of liability shall not be

For the purpose of determining the limit of the company's liability, all bodily injury and property domage arising out of continuous or repeated exposure to substantially the same general conditions shall be considered as arising out of one occurrence.

# Coverage E -

The limit of liability for Premises Medical Payments Coverage stated in the declarations as applicable to "each person" is the limit of the company's liability for all medical expense for bodily injury to any one person as the result of any one accident; but subject to the above provision respecting "each person", the total liability of the company under Premises Medical Payments Coverage for all medical expense for bodily injury to two or more persons as the result of any one accident shall not exceed the limit of liability stated in the declarations as applicable to "each accident".

# Coverage L -

The limits of liability afforded for Coverages A and B shall apply to Coverage L, provided the limits of liability so offorded shall not be less than: \$25,000 per person and \$25,000 each occurrence for bodily injury; \$25,000 each occurrence for property domage liability; or if combined limits, \$25,000 each occurrence.

# Coverage M -

The limit of liability stated in the declarations as applicable to "each person" is the limit of the company's liability under Coverage M for all medical expense for bodily injury to any one person as the result of any one accident; but subject to the above provision respecting "each person", the total liability of the company under Caverage M for all medical expense for bodily injury to two or more persons as the result of any one accident shall not exceed the limit of liability stated in the declarations as applicable to "each accident".

# Coverage E and M -

When more than one medical payments coverage afforded by this palicy applies to the loss, the campany shall not be liable for more than the amount of the highest applicable limit of liability.

# VII. POLICY PERIOD

This insurance opplies only to bodily injury or property domage which occurs: (1) for Coverages A, B, C and D, during the policy period within the policy territory; (2) for Coverages L and M, during the policy period; (3) for Coverage E, during the policy period within the United States of America, its territories or possessions, or Canada.

# VIII. ADDITIONAL DEFINITIONS

When used in reference to this insurance (including endorsements forming a part of the policy):

"aircraft or automobile hazard" includes bodily injury and property damage arising out of the awnership, maintenance, operation, use, loading or unloading of any aircraft, automobile or midget outomobile; but this hazard does not include (1) bodily injury to any domestic employee arising out of and in the course of his employment by any insured except while such amployee is engaged in the operation or maintenance of aircraft or (2) except with respect to aircraft, bodily injury or property damage occurring on the insured premises or the ways immediately adjaining on land or (3) under Coverage L, bodily injury or property damage arising out of the operations of independent contractors involving on

automobile or midget automobile not awned or hired by the insured or used in connection with his business pursuits or in the rendering of professional services or (4) bodily injury or property damage arising out of the use of a land public conveyance by the insured as a passenger;

"automobile business" means the business or accupation of selling, repairing, servicing, storing or parking automobiles;

"business" means any professional, cammercial accupation or industrial enterprise, except (1) activities which are ordinarily incident to non-business pursuits; (2) activities of an incidental business nature (not the regular business or accupation of an insured) white conducted on the insured premises or an vacant land awned or rented to an insured; (3) one, two, three or lour family dwellings (including autbuildings), forms and form land when such are rented or hald for rental to others by an insured; (4) acts or activities of the named insured or spouse incident to his or her employment by another, except (a) while operating commercial or industrial machinery at equipment; or (b) while engaged in rendering professional services (other than teaching); or (c) while holding an elective or appointive office of a municipal, country, state or federal government;

"contractual liability" means liability expressly essumed under a contract or agreement; provided, however, that contractual liability shall not be construed as including liability under a warranty of the fitness or quality of the nomed insured's products or a warranty that work performed by or on behalf of the nomed insured will be done in a warkmonlike manner.

"domestic employee" moons on employee of an insured performing duties not in connection with the business of the insured;

"fire hazord" includes property domage to only premises not owned by an insured and to house furnishings therein if such property damage arises out of (1) fire, (2) explosion, or (3) smake or smudge caused by sudden, unusual and faulty operation of any heating or cooking unit;

"hired automobile" means on automobile not owned by the named insured which is used under contract in behalf of, or loaned to, the named insured, provided such automobile is not owned by, leased under contract for one year or more, or registered in the name of (a) a partner or executive officer of the named insured or (b) an employee or agent of the named insured who is granted an aperating allowance of any sort for the use of such automobile;

"insured premises"

- (a) for Coverage E, means all premises (except such premises as defined under paragraph (b) of this definition) awned by a rented to the normed insured with respect to which the named insured is afforded coverage for badily injury liability under this policy, and includes the ways immediately adjaining on land;
- (b) for Coverages L, M and N, means (1) all premises where the named insured or his spouse maintains a residence and private approaches thereto and other premises and private approaches thereto for use in connection with said residence, except which thereto maintained or used for conducting business pursuits and tarms, (2) individual or family temetery plots or burial vaults, (3) premises in which an insured is temporarily residing, if not owned by an insured, and (4) vacant lond, other than larm land, owned by a rented to an insured;

"medical expense" means expenses for necessory medical, surgical, x-roy and dental services, including prosthetic devices, and necessory ambulance, hospital, professional nursing and funeral services:

"midget automobile" means a land mater vehicle of the type commonly referred to as a "midget automobile", "kort", "go-kort", "speed-mobile" or by a comparable name, whether commercially built or otherwise;

"non-owned automobile" means on automobile which is neither on owned automobile nor a hired automobile;

"owned automobile" means an automobile awned by ar leased under contract for one year or more to the named insured;

"private passenger automobile" means a four wheel private pos senger, station wagon or jeep type automobile;

"trailer" includes semitrailer but does not include mobile equipment;

"wor hozard" includes all bodily injury and property damage due to war, whether or not declared, civil war, insurrection, rebellion or revolution or to any act or condition incident to any of the foregoing.

#### IX. ADDITIONAL CONDITIONS

A. Medical Reports; Proof and Payment of Claim

As soon as practicable the injured person or sameone on his behalf shall give to the company written proof of claim, under anth if required, and shall, after each request from the company, execute authorization to enable the company to obtain medical reports and copies of records. The injured person shall submit to physical examination by physicians selected by the company when and as aften as the company may reasonably require. The company may pay the injured person or any person or organization rendering the services and the payment shall reduce the amount payable hereunder for such injury. Payment hereunder shall not constitute an admission of liability of any person or, except hereunder, of the company.

B. Insured's Duties When Loss Occurs - Coverage N.

When loss occurs, the insured shall give written notice os soon as practicable to the company or any of its authorized agents, file swarn proof of loss with the company within ninety-one days after the occurrence of loss, exhibit the damaged property, if within his control, and cooperate with the company in all matters pertaining to the loss or claims with respect thereto.

C. Excess Insurance - Coverage L.

With respect to loss orising out of the ownership, maintenance, operation, use, loading or unloading of (1) any outomobile or midget automobile at the insured premises or (2) watercraft, or any land public conveyance, this insurance shall be excess insurance over any other valid and collectible insurance available to the insured.

D. Excess Insurance - Hired and Non-Owned Automobiles

With respect to a hired automobile or a non-owned outomobile, this insurance shall be excess insurance over any other valid and collectible insurance available to the insured.



# CONDITIONS APPLICABLE ONLY TO SECTION !!

# SUPPLEMENTARY PAYMENTS

The company will pay, in addition to the applicable limit of liability:

- (a) all expenses incurred by the company, all casts taxed against the inswed in any suit defended by the company and all, interest on the entire amount of any judgment therein which occures after entry of the judgment and before the company has paid or tendered or deposited in court that part of the judgment which does not exceed the limit of the company's liability thereon;
- (b) premiums on appeal bands required in any such sult, premiums on bands to release attachments in any such suit for an amount not in excess of the applicable limit of liability of this policy, and the cost of bail bands required of the insured not to exceed \$250 per bail band, but the company shall have no obligation to apply for or furnish any such bands;
- (c) expenses incurred by the insured for first oid to others at the time of an occurrence for bodily injury to which this policy applies;
- (d) reasonable expenses incurred by the insured at the company's request, including actual loss of wages or salary (but not loss of other income) not to exceed \$25 per day because of his attendance at hearings or trials at such request.

# DEFINITIONS

When used in this policy (including endorsements forming a part hereof):

"automobile" means a land motor vehicle, trailer or semistailer designed for travel on public roads (including any machinery or apparatus attached thereto), but does not include mobile equip-

"automobile hazard" includes bodily injury or property damage orising out of:

- (1) the ownership, mointenance, operation, use, loading of un-
  - (a) any automobile owned or operated by or rented or louned to the named insured, or
  - (b) any other automobile operated by any person in the course of his employment by the named insured;

but this definition does not apply to the parking of an automobile on premises owned by, rented to ar controlled by the named insured or the ways immediately adjaining, if such automobile is not awned by ar rented or looned to the named insured.

and in the course of the transportation of mobile equipment by an automobile owned or operated by or rented or loaned to the named insured;

"ballment" means a delivery of property by any person to the insured for some purpose beneficial to either the insured or such person or both under a contract, express or implied, for the insured to carry out such purpose and to redeliver such property or otherwise dispose of it as provided.

"bodily injury" means bodily injury, sickness or disease sus-

"completed operations hazard" includes badily injury and property domage arising out of operations or reliance upon a representation or warranty made at any time with respect thereto, but only if the badily injury or property damage occurs after such operations have been completed or abandoned and occurs away from premises owned by or rented to the ramed insured. "Operations" include materials, parts or equipment furnished in connection therewith. Operations shall be deemed completed at the earliest of the following times:

- (1) when all operations to be performed by or on behalf of the named insured under the contract have been completed,
- (2) when all operations to be performed by or on behalf of the named insured at the site of the operations have been completed, or

(3) when the portion of the work out of which the injury or damage orises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project.

Operations which may require further service or maintenance work, or correction, repair or replacement because of any defect or deficiency, but which are atherwise complete, shall be deemed campleted.

The completed operations hazard does not include bodily injury or property damage arising out of

- (a) operations in connection with the transportation of property, unless the bodily injury or property damage arises out of a condition in ar on a vehicle created by the loading or unloading thereof.
- (b) the existence of tools, uninstalled equipment or abandoned or
- (c) operations for which the classification stated in the policy or in the company's manual specifies "including completed operations";

"damages" includes damages for death and for care and loss of services resulting from badily injury and damages for loss of use of property resulting from property damage;

"elevator" means any hoisting or lowering device to connect floors or landings, whether or not in service, and all appliances thereof including any car, platform, shoft, hoistway, stairway, runway, power equipment and machinery; but does not include an automobile servicing hoist, or a hoist without a platform outside a building if without mechanical power or if not attached to building walls, or a hold or material hoist used in alteration, construction or demolition operations, or an inclined conveyor used exclusively for carrying property or a dumbwaiter used exclusively for carrying property and having a compartment height not exceeding four feet, or hydraulic or mechanical hoists used for dumping materials from trucks;

"incidental contract" means any written (1) lease of promises, (2) easement agreement, except in connection with construction or demolition operations on or adjacent to a railroad, (3) undertoking to indemnify a municipality required by municipality rationance, except in connection with work for the municipality, (4) sidetrack agreement, or (5) elevator maintenance agreement:

"insured" means any person or arganization qualifying as an insured in the "Persons Insured" provision of the applicable in-

(continued in reverse side)

CF 646 1/67

surfice coverage. The insurance afforded applies separately to each insured against whom claim is made or suit is brought, except with respect to the limits of the campany's liability;

"mobile equipment" means a land vehicle (including any maching or apparatus attached thereto), whether or not self-propelled, ont subject to motor vehicle registration, or (2) maintained for use exclusively on premises award by arrented to the named for use principally off public roads, or (4) designed or maintained for the sole purpose of affording mobility to equipment of the following types forming on integral part of ar permanently attached to such vehicle: power cranes, shovels, loaders, diggers and drills; concrete mixers (other than the mix-in-transit type); graders, scrapers, rollers and other road construction or repair equipment; air-compressors, pumps and generators, including spraying, welding and building cleaning equipment; and geophysical exploration and well servicing equipment;

"named insured" means the person or organization named in Item 1, of the declarations of this policy;

"named insured's products" means goods or products manufactured, sold, handled or distributed by the named insured or by athers trading under his name, including any container thereof (other than a vehicle), but "named insured's products" shall not include a vending machine or any property other than such container, rented to ar located for use of others but not sold;

"non-owned automobile hazard" means only automobile other than an owned or hired automobile or, if the named insured is an individual, an automobile personally operated by the named insured or members of his family;

Conditions, which results, during the policy period, in bodily injury or property damage neither expected nor intended from the standpoint of the insured;

\*\*personal hazard\*\* means any domestic activities of the insured, not in connection with the business of the insured;

"calley territory" means anywhere in the world; provided, hower, that: (1) resulting claims are asserted within the United states of America, its passessions, or Conoda, and (2) it shall apply to suits and judgments for domages resulting therefrom only if suit is commenced in a court in the United States of America, its passessions or in Canada;

"products hazard" includes bodily injury and property damage arising out of the named insured's products or reliance upon a representation or worronty made at any time with respect thereto, but only if the bodily injury or property damage occurs away from premises owned by ar rented to the named insured and after physical possession of such products has been relinquished to others:

\*\* property damage\*\* means injury to or destruction of tangible property;

"suit" includes on orbitration proceeding to which the insured is required to submit or to which the insured has submitted with the company's consent.

# Financial Responsibility Lows

Such insurance as is afforded by this policy for bodily injury liability or for property damage liability shall comply with the provisions of any motor vehicle financial responsibility faw to the
extent of the coverage and limits of liability required by such
law but in no event in excess of the limits of liability stated in
this policy.

Insured's Duties in the Event of Occurrence, Claim or Suit

In the event of an occurrence, written notice containing particulars sufficient to identify the insured and olso reasonably obtainable information with respect to the time, place and circumstances thereof, and the names and addresses of the injured and of available witnesses, shall be given by or for the insured to the com-

pany or any of its authorized agents as soon as practicable. The named insured shall promptly take at his expense all reasonable steps to prevent other bodily injury or property damage from arising out of the same or similar conditions, but such expense shall not be recoverable under this policy.

If claim is made or sult is brought against the insured, the insured shall immediately forward to the company every demand, notice-summans or other process received by him or his representative.

The insured shall cooperate with the company and, upon the cert-pany's request, assist in making settlements, in the conduct of suits and in enforcing any right of contribution or indemnity against any person or organization who may be liable to the insured because of bodily injury or property damage with respect to which insurence is afforded under this policy; and the insured shall attend hearings and trials and assist in securing and giving evidence and obtaining the attendance of witnesses. The insured shall not, except at his own cost, voluntarily make any payment, assume any obligation or incur any expense other than for first oid to others at the time of an occurrence.

#### Action Against Company

No action shall lie against the company unless, as a condition procedent thereto, there shall have been full compliance with all of the terms of this policy, nor until the amount of the insured's abligation to pay shall have been finally determined either by judgment against the insured after actual trial or by written agreement of the insured, the claimont and the company.

Any person or organization or the legal representative thereof who has secured such judgment or written agreement shall thereafter be entitled to recover under this policy to the extent of the insurance offorded by this policy. No person or organization shall have any right under this policy to join the company as a party to any action against the insured to determine the insured's liability, nor shall the company be impleaded by the insured or his legal representative. Bankruptcy or insolvency of the insured or of the insured's estate shall not relieve the company of any of its obligations hereunder.

# Other Insurance

If, applicable to the loss, there is any valid and collectible insurance, whether on a primory, excess or contingent basis, available to the insured (in this or any other carrier), there shall be
no insurance offorded hereunder as respects such loss; except,
that if the applicable limit of liability of this policy is in excess
of the applicable limit of liability provided by the other insurance,
this policy shall offord excess insurance over and above such
other insurance in an amount sufficient to afford the insured e
combined limit of liability equal to the applicable limit of liability afforded by this policy. Insurance under this policy shall
not be construed to be concurrent or contributing with any other
insurance which is available to the insured.

# Three Year Policy

If this policy is issued for a period of three years, the limits of the company's liability shall apply separately to each consecutive annual period thereof.

# Arbitration

The company shall be entitled to exercise all of the insured's rights in the chaice of orbitrators and in the conduct of any arbitration proceeding.

# Policy Term

In the event the policy is written without any insurance afforded under Section I — "Property" of the policy, the inception and expiration time shall be 12:01 A.M. Standard Time at the address of the insured as stated in the Declarations, otherwise such time shall be Noon Standard Time.





THE TATIONAL WINDSHIES COMPAN OF AMERICA CENERAL INSUBANCE COMPANA CA AMERICA CAMPANA DA AMERICA CAMPANA DA AMERICA

This endorsement modifies such insurance as is allorded by the provisions of the policy relating to the following BLANKET LIABILITY INSURANCE — COVERAGES A AND B COMMERCIAL TOP NOTOM INSURANCE COMPREHENSIVE GENERAL LIABILITY INSURANCE COMPREHENSIVE GENERAL LIABILITY INSURANCE
COMPLETED OPERATIONS AND PRODUCTS LIABILITY INSURANCE
CONTRACTUAL LIABILITY INSURANCE
GROWERS' AND RANCHERS' LIABILITY INSURANCE - COVERAGES A AND B
MANUFACTURERS' AND CONTRACTORS' LIABILITY INSURANCE
OWNERS' AND CONTRACTORS' PROTECTIVE LIABILITY INSURANCE
OWNERS', LANDLORDS' AND TENANTS' LIABILITY INSURANCE
SPECIAL MULTI-PERIL LIABILITY INSURANCE
STOREKEEPER'S INSURANCE

# POLLUTION EXCLUSION

It is agreed that the insurance does not apply to Bodity Injury or Property Damage caused by or resulting from the discharge of matter tenter during the policy period or prior to its commencement) or or into water, land air or any other real or presonal property, provided, however, that this endorsement shall not exclude insurance with respect to the discharge of matter, if the discharge student, unserpected, unintentional and occurs during the policy period following the effective date of this endorsement.

When used in this Endorsement:

(a) "discharge of matter" means the emission of matter stirough litt release, soillage leakage or by means of dymolog, emotyring, pumping or due to failure of any equipment or resulting from any others surrice or cause enhaltonerer.
(b) "matter" means any substance (pas, liquid, or solid) of any de-scription or origin.

It is further agreed that this endorsement shall not apply to habitity arising out of the commercial, maintenance, or use of any automobile.

Effective 11/1/71

COLORADO NEVADA NEW MEXICO VERMONT WYOMING

> OREGON 1/5/71

F'E '7 . 2

All serms and conditions of the policy, issued by either SAFECO Insurance company of America, General Insurance Company of America, or First National Insurance Company of America, remain unchanged except as amended by tinn endorsement,

resla

WE W HOT ATTACHED TO POLICY THICH POLICY IS ESTUCIO

91.00 91.00 1 AC 100 010 # 101 1 1 0 and WALL SOM 130 not norm. ut trive withing others INDORMA

C 1599 11/70

PRINTED IN US A

Sol H. Levery

Identical to C-1599 9/70 except for addition of boldface type.



# PERSONAL INJURY LIABILITY INSURANCE

#### 1. COVERAGE P-PERSONAL INJURY LIABILITY

The company will pay on behalf of the insured all sums which the insured shall become legally obligated to pay as damages because of injury (herein called "personal injury") sustained by any person or organization and arising out of one or more of the following offenses committed in the conduct of the named insured's business:

- Group A false arrest, detention or imprisonment, or malicious prosecution;
- Group B the publication or utterance of a libel or slander or of other defamatory or disparaging material, or a publication or utterance in violation of an individual's right of privacy; except publications or utterances in the course of or related to advertising, broadcasting or telecasting activities conducted by or on behalf of the named insured;
- Group C wrongful entry or eviction, or other invasion of the right of private occupancy;

If such offense is committed during the policy period within the United States of America, its territories or possessions, or Canada, and the company shall have the right and duty to defend any suit against the insured seeking damages on account of such personal injury even if any of the allegations of the suit are groundless, false or fraudulent, and may make such investigation and settlement of any claim or suit as it deems expedient, but the company shall not be obligated to pay any claim or judgment or to defend any suit after the applicable limit of the company's liability has been exhausted by payment of judgments or settlements.

# Exclusions

This insurance does not apply

- (a) to liability assumed by the insured under any contract or agreement,
- (b) to personal injury arising out of the wilful violation of a penal statute or ordinance committed by or with the knowledge or consent of any insured;
- (c) to personal injury sustained by any person as a result of an offense directly or indirectly related to the employment of such person by the named insured,
- (d) to personal injury arising out of any publication or utterance described in Group B, if the first injurious publication or utterance of the same or similar material by or on behalf of the named insured was made prior to the effective date of this insurance;

(e) to personal injury arising out of a publication or utterance described in Group B concerning any organization or business enterprise, or its products or services, made by or at the direction of any insured with knowledge of the falsity thereof

#### 2. PERSONS INSURED

Each of the following is an insured under this insurance to the extent set forth below:

- (a) if the named insured is designated in the declarations as an individual, the person so designated and his spouse;
- (b) If the named insured is designated in the declarations as a partnership or joint venture, the partnership or joint venture so designated and any partner or member thereof but only with respect to his liability as such;
- (c) if the named insured is designated in the declarations as other than an individual, partnership or joint venture, the organization so designated and any executive officer, director or stockholder thereof while acting within the scope of his duties as such;

This insurance does not apply to personal injury arising out of the conduct of any partnership or joint venture of which the insured is a partner or member and which is not designated in this policy as a named insured.

# 3. LIMITS OF LIABILITY: INSURED'S PARTICIPATION

Regardless of the number of (a) insureds under this policy, (b) persons or organizations who sustain personal injury, or (c) claims made or suits brought on account of personal injury, the total limit of the company's liability under this coverage for all damages shall not exceed the limit of personal injury liability stated in the declarations as "aggregate."

If a participation percentage is stated in the schedule for the insured, the company shall not be liable for a greater proportion of any loss than the difference between such percentage and one hundred percent and the balance of the loss shall be borne by the insured; provided, the company may pay the insured's portion of a loss to effect settlement of the loss, and, upon notification of the action taken, the named insured shall promptly reimburse the company therefor.

# 4. ADDITIONAL DEFINITION

When used in reference to this insurance.

"damages" means only those damages which are payable because of personal injury arising out of an offense to which this insurance applies.





# PERSONAL INJURY-LIKITATION

IN CONSIDERATION OF THE PREMIUM CHARGED, IT IS AGREED THAT EXCLUSION 'C' IS DELETED AS RESPECTS FORM C-1142 'PERSONAL DRIVERY LIABILITY SUPPLEMENT'

RB

All terms and conditions of the policy, issued by SAFECO Insurance Company of America or First National Insurance Company of America, remain unchanged except as amended by this endorsement.

HW Hammersla SECRETARY

COMPLETE THE FOLLOWING IF NOT ATTACHED TO POLICY WHEN POLICY IS ISSUED:

Inda A. Liverry MESIDENI

HSURED .				AGE.	SEFER	EN - BE TIME ADMED	OID ITULL TERM! PPEMIUM	BEINDH Hentse	IFULL TERMI	spiricas.
EFFECTIVE .		' in the hour i	of day unied in the policy!				S	5	3	5
POLICY NUMBER		OFFICE								
POLICY		MPP ACCT								
ENDORSEMENT NUMBER		DATE							_	
	,					. 10	TALS GPOSS		•	

RESIDENT LICENSED AGENT

HARSH & MC LENNAN, INC. 3-170

A/P AT AUDIT

This endorsement modifies such insurance as is afforded by the provisions of the policy relating to the following:

BLANKET LIABILITY INSURANCE
MANUFACTURERS' AND CONTRACTORS' LIABILITY INSURANCE

# ADDITIONAL INTEREST - OPERATIONS

It is agreed that such insurance as is afforded for bodily injury and property damage applies also to the person or organization designated below as an insured, but only with respect to (his) (its) liability for operations performed for such person or organization by or on behalf of the named insured, and general supervision thereof by such person or organization.

Description of Person or organization:

CITY OF PORTLAND AND ALL OTHER
GOVERNMENTAL BODIES HAVING
JURISDICTION IN THE AREA, THEIR
OFFICERS, AGENTS AND EMPLOYEES
AS RESPECT JOB \$12464 N.W. 107TH AVE.,
FROM N.W. ST. HELENS ROAD TO APPROXIMATELY
170 FEET EASTERLY

All terms and conditions of the policy, issued by either SAFECO Insurance Company of America, General Insurance Company of America, or First National Insurance Company of America, remain unchanged except as amended by this endorsement.

TA Hammersla SECRETARY

COMPLETE THE FOLLOWING IF NOT ATTACHED TO POLICY WHEN POLICY IS ISSUED:

Anda H. Leveny PRESIDENT

INSULIED	LINATON PL	כסכאונ	ASSOCIATION	COYER -	CLASS DR CODE	UNEAPHED SR PR FACTOR	OLD (FULL TERM) PREMIUM	RETURN PREMIUM		HEW (FULL TERM) PREMIUM	ADDITIONAL PREMIUM	
ENDO RSEMENT		4367 h	er all day stated in the paircy)				\$	\$		\$	S	
POLICY	CP 383478	BRANTH	MG: USIS									
POLICY EXP. DATE	4-23-76	MPP ACCT.										
ENDORSEMENT HUMBER	10	TYPING DATE	12-16-75				·					
	TOTALS GROSS											1

FLAT CHARGE BI \$11.



BLANKET LIABILITY INSURANCE - COVERAGES A & B COMPREHENSIVE GENERAL LIABILITY INSURANCE MANUFACTURERS' AND CONTRACTORS' LIABILITY INSURANCE OWNERS', LANDLORDS' AND TENANTS' LIABILITY INSURANCE STOREKEEPERS' INSURANCE

# ADDITIONAL INSURED (Employees)

It is agreed that the "Persons Insured" provision is amended to include any employee of the named insured while acting within the scope of his duties as such, but the insurance afforded to such employee does not apply:

- 1. to bodily injury to (a) another employee of the named insured arising out of or in the course of his employment or (b) the named insured or, if the named insured is a partnership or joint venture, any partner or member thereof;
- 2. to property damage to property owned, occupied or used by, rented to, in the care, custody or control of, or over which physical control is being exercised for any purpose by (a) another employee of the named insured or (b) the named insured, or, if the named insured is a partnership or joint venture, any partner or member thereof.

All terms and conditions of the policy issued by General Insurance Company of America remain unchanged except as amended by this endorsement.

BRANCH MPP ACCT

COMPLETE THE FOLLOWING IF NOT ATTACKED TO POLICY WHEN POLICY IS ISSUED:

FULL TERM RETUPN FULL TERM)

Inda: A. Lucary

TOTAL S GROSS

UNEARNED SR/PR FACTOR

RESIDENT LICENSED AGENT

INSURED

POLICY EXP DATE ENDORSEMENT NUMBER



GENERAL INCURANCE COMPANY OF AMERICA

# AMENDATORY ENDORSEMENT 'A'

IN CONSIDERATION OF THE PREMIUM FOR WHICH THIS POLICY IS WRITTEN, IT IS AGREED THAT THE CITY OF PORTLAND, ITS OFFICERS, AGENTS AND EMPLOYEES ARE MAMED AS ADDITIONAL INSUREDS BUT ONLY AS RESPECTS ANY CLAIM OR CLAIMS FOR DAMAGE OR INJURY TO PERSON OR PROPERTY RESULTING FROM OR GROWING OUT OF THE OPERATIONS OF THE MAMED INSURED UNDER A REVOCABLE PERMIT FROM THE CITY OF PORTLAND AS AUTHORIZED BY ORDINANCE #109387 FOR THE USE OF EXISTING ACCESS ROADS AND THE CONSTRUCTION OF TWO AUXILIARY SPUR ROADS IN THE BULL RUN RESERVE.

RB

All terms and conditions of the policy, issued either by SAFECO Insurance Company of America, General Insurance Company of America or First National Insurance Company of America, remain unchanged except as amended by this endorsement.

Hammer Sla

FOLLOWING IF NOT ATTACHED TO POLICY WHEN POLICY IS ISSU

Sondan For Succession of Continue of Conti

INSLIRED		COVER-	CLASS UR CODE	SR/PH FACTOR	OLD (FULL TERM) PREMIUM	RETURN PREMIUM	IFULL TERMS PREMIUM	ADDITIONAL	
ENDORSEMENT EFFECTIVE .	(at the hour of day stated in the policy)				s	s	1	3	
POLICY	SERVICE OFFICE	,		· ·					
POLICY EXP. DATE	MPP ACCT. NUMBER								
ENDORSEMENT NUMBER	TYPING DATE								
									_
								-	•
. A	ESIDENT LICENSED AGENT				TOTALS GROSS	1			



AMENDATORY '8"

"WITHOUT PREJUDICE TO COVERAGE OTHERWISE EXISTING HEREIN, THE CITY OF PORTLAND AND ALL OTHER GOVERNMENTAL BODIES HAVING JURISDICTION IN THE AREA, THEIR OFFICERS AND EMPLOYEES ARE INCLUDED AS ADDITIONAL INSUREDS UNDER THIS POLICY AS TO ANY CLAIM OR CLAIMS FOR INJURY TO PERSON, INCLUDING DEATH, OR DAMAGE TO PROPERTY, RESULTING FROM OR GROWING OUT OF THE OPERATIONS OF THE NAMED INSURED UNDER CONTRACT WITH THE CITY OF PORTLAND FOR FURNISHING AND DELIVERING LANDFILL COYER MATERIAL F.O.B. ST. JOHNS FILL, 9360 N. SWIFT BLVD., PORTLAND, OREGON FOR THE DIVISION OF REFUSE DISPOSAL, DEPARTMENT OF PUBLIC WORKS OF CITY, IN ACCORDANCE WITH THE SPECIFICATIONS CITED IN SAID CONTRACT, DURING THE PERIOD FROM DATE OF SAID CONTRACT THROUGH DECEMBER 31, 1973.

IT IS UNDERSTOOD AND AGREED THAT THIS POLICY SHALL NOT TERMINATE OR BE CANCELLED PRIOR TO COMPLETION OF SAID CONTRACT WITHOUT FIRST GIVING THIRTY (30) DAYS' WRITTEN NOTICE OF INTENTION TO CANCEL OR TERMINATE SAID POLICY TO THE AUDITOR OF THE CITY OF PORELAND.

HOTWITHSTANDING THE NAMING OF ADDITIONAL INSUREDS, THE POLICY SHALL PROTECT EACH INSURED IN THE SAME MANNER AS THOUGH A SEPARATE POLICY HAD BEEN ISSUED TO EACH; BUT NOTHING HEREIN SHALL OPERATE TO INCREASE THE INSURER'S LIABILITY AS SET FORTH ELSEWHERE IN THE POLICY BEYOND THE AMOUNT OR AMOUNTS FOR WHICH THE INSURER WOULD HAVE BEEN LIABLE IF ONLY ONE PERSON OR INTEREST HAD BEEN NAMED AS INSURED."

来为

All terms and conditions of the policy, issued either by SAFECO Insurance Company of America, General Insurance Company of America or First National Insurance Company of America, remain unchanged except as amended by this endorsement.

STA Hammer Sla W D HAMMERELA, SECRETARY

COMPLETE THE FOLLOWING IF NOT ATTACHED TO POLICY WHEN POLICY IS ISSUED:

COVER. CLASS OR CODE SAPPA FULL TERMS PREMIUM PREMIUM

RESIDENT LICENSED AGENT

PRINTED IN U.S.A.

ENDORSEMENT EFFECTIVE

POLICY NUMBER PULICY EXP. DATE



# LIMITATION TO OFFICE EQUIPMENT ENDORSEMENT

In consideration of the premium for this policy, it is agreed that the Insuring Agreements are amended to read as follows:

To pay for loss by burglary or by robbery of a watchman, while the premises are not open for business, of office equipment within the premises, and for damage to the premises and the exterior thereof, and to the insured property therein by such burglary, robbery of a watchman, or attempt thereat, provided with respect to damage to the premises and the exterior thereof, the insured is the owner of the premises or is liable for such damage. The term "office equipment" means office machines, supplies, furniture, fittings, fixtures and books, but shall not include stock in trade, personal effects and postage or revenue stamps or any substitutes therefor.

The coinsurance requirement shall not apply.

4.15

All terms and conditions of the policy, issued by either SAFECO Insurance Company of America, General Insurance Company of America, or First National Insurance Company of America, remain unchanged except as amended by this endorsement.

OF Hammersta SECRETARY

OMPLETE THE FOLLOWING IF NOT ATTACHED TO POLICY WHEN POLICY IS ISSUED:

Inda A. Lovery PRESIDENT

INSURED		COVER-	CLASS OR CODE	UNEARMED SR/PR FACTOR	PREMIUM :	RETURN	IFULL TERM) - PREMILIM	ADDITIONAL PREMIUM
ENDORSEMENT EFFECTIVE	(at the name of not stated in the puncy)  BRAILCH  GEFICE  MPP ACET.  NUMBER  TYPING				5		\$ .	5
POLICY								
POLICY EXP. DATE	MPP ACCT. NUMBER							
ENDORSEMENT NUMBER	TYPING DATE							
		-						
		-						
	RESIDENT LICENSED AGENT		-		TOTALS GROSS			1



BLANKET LIABILITY INSURANCE COVERAGES A, B, C, D AND L

# AMENDATORY ENDORSEMENT

The policy is amended by deleting therefrom Exclusion (h), relating to an assumption of liability by the insured for the professional services of an architect, engineer or surveyor.

CB.

All terms and conditions of the policy, issued by either SAFECO Insurance Company of America, General Insurance Company of America, or First National Insurance Company of America, remain unchanged except as amended by this endorsement.

It D Hammersla SECRETARY

COMPLETE THE FOLLOWING IF NOT ATTACHED TO POLICY WHEN POLICY IS ISSUED:

Sola A. Lucary PRESIDENT

INZUMED		COVER	OR CODE	UNEARNED SR/PR FACTOR	(FULL TERM) PREMIUM	RETURN -		(FULL TERM) PRÉMIUM	ADDITICHAL PREMIUM
ENDORSEMENT	(at the hour of day stated in the policy)				3	5		3	5
POLICY NUMBER	BHANCH OFFICE								
POLICY EXP. DATE	MPP ACCT. NUMBER					. 17		-	
ENDORSEMENT NUMBER	TYPING DATE								

RESIDENT LICENSED AGENT



# BLANKET LIABILITY INSURANCE - COVERAGES A & B COMPREHENSIVE GENERAL LIABILITY INSURANCE COMPLETED OPERATIONS AND PRODUCTS LIABILITY INSURANCE

# ADDITIONAL INSURED (Vendors - Broad Form)

It is agreed that the "Persons Insured" provision is amended to include any person or organization (herein referred to as "vendor"), as an insured, but only with respect to the distribution or sale in the regular course of the vendor's business of the named insured's products subject to the following additional provisions:

- 1. The insurance with respect to the vendor does not apply to:
  - (a) any express warranty unauthorized by the named insured;
  - (b) bodily injury or property damage arising out of
    - (i) any physical or chemical change in the form of the product made intentionally by the vendor,
    - (ii) repacking, unless unpacked solely for the purpose of inspection, demonstration, testing or the substitution of parts under instruction from the manufacturer and then repacked in the original container,
    - (iii) demonstration, installation, servicing or repair operations, except such operations performed at the vendor's premises in connection with the sale of the product, or
    - (iv) products which after distribution or sale by the named insured have been labeled or relabeled or used as a container, part or ingredient of any other thing or substanc. by or for the vendor.
- 2. The insurance does not apply to any person or organization, as insured, from whom the named insured has acquired such products or any ingredient, part or container, entering into, accompanying or containing such products.

All terms and conditions of the policy issued by General Insurance Company of America remain unchanged except as amended by this endorsement.

COVER

UNEARNED SR/PR FACTOR

COMPLETE THE FOLLOWING IF NOT ATTACHED TO POLICY WHEN POLICY IS ISSUED:

HUMBER

OLD
FULL TERM | PEMIUM | PREMIUM | P

Inda A. Levery

TOTALS GROSS

RESIDENT LICENSED AGENT

ENDORSEMENT HUMBER

ENDOPSEMENT EFFECTIVE POLICY HUMBER





# BLANKET LIABILITY INSURANCE

GROWERS' & RANCHERS' LIABILITY INSURANCE

# LOGGING PROPERTY DAMAGE ENDORSEMENT B.

It is agreed that with respect to logging or mill operations of the insured, or operations incidental thereto, that:

#### FIRE FIGHTING EXPENSE

 the company will pay any fire fighting expense incurred by others for which the insured is legally liable solely by reason of such expense having been incurred as a direct consequence of fire resulting from and immediately attributable to an occurrence directly connected with logging operations of the insured; provided that the limits of liability or any deductible applicable to property damage (other than automobile) applies to this coverage, but this provision shall not operate to increase the limit of the company's liability;

# VEHICLES - TIMBER

- exclusions (d) (3) and (d) (4) of the policy are deleted as respects coverage for:
  - (a) trucks, trailers, or railroad cars while being loaded or unloaded, and
  - (b) timber lands, standing timber and felled or bucked timber;

#### **EXCLUSIONS**

- such insurance as is afforded by this endorsement does not apply to:
  - (a) property in the possession of the insured for sale, storage, processing, safekeeping or repair;
  - (b) any person other than the named insured or his employees, while vehicles used in logging operations are being loaded or unloaded;
  - (c) timber while being felled or bucked; logs while being yarded or transported to loading point, or being loaded;

#### DEDUCTIBLE

- 4. \$250.00 shall be deducted from the total amount of all sums for which the insured shall be held liable for property damage (other than automobile) on account of each occurrence causing injury or damage to any vehicle (including its trailer) used in logging operations and arising out of the loading and unloading of such vehicles by or on behalf of the insured, provided that:
  - (a) the company shall be liable only for the difference between such deductible amount and the limit of the company's liability for each occurrence;
  - (b) the company may pay any part or all of the deductible amount to effect settlement of any claim or suit, and upon notification of the action taken, the named insured shall promptly reimburse the company for such part of the deductible amount as has been paid by the company;
  - (c) the terms of the policy apply irrespective of the application of the deductible amount;

#### WARRANTIES

- 5. the insured warrants that:
  - (a) slash shall be burned only at such times and under such conditions as the proper state or federal officials may approve, direct or provide;
  - (b) all felling and bucking of timber, the operation of logging equipment (other than operations of the equipment while being used in road building operations or the operation of trucks or logging railroads) and the loading and unloading of logs shall be completely suspended at all times when such suspensions are directed by the proper state or federal officials;
- A breach of the above warranties shall render the insurance afforded hereunder null and void for the period of the breach, unless such breach is beyond the control of the insured.

This endorsement is executed by the company stated in the declarations.

STA Hammersla W. D. HAMMERSLA SECRETARY

COMPLETE THE FOLLOWING IF NOT ATTACHED TO POLICY WHEN POLICY IS ISSUED:

Sonda & Sweary GORDOWN SWEAMY PREDICENTY

INSURED					OR CODE	UNEARNED SR-PH FACTOR	OLD II ULI TERM PREMILIM	PREMILIM	HULL TERM! PREMIUM	PREMIUM	
ENDORSEMENT EFFECTIVE		tel the hour of day stated in the policy!					1 .	\$	3	18	
POLICY OR BUND		OFFICE				-					
POLICY EXP DATE		MPF ACCT NUMBER								1	
ENDORSEMENT NUMBER		TYPING				1					
S - SAFECD INSURAN G - GENERAL INSURA F - FIRST NATIONAL	NCE COMPANY OF	MERICA AMERICA				:	TOTALS GROSS				